

Cases And Materials On The European Convention On Human Rights

Of notes, excerpted commentary, problems, questions, edited cases, & statutory material to reinforce important concepts in the text What's new in the Fifth Edition? Extensive treatment of limited liability companies & limited liability partnerships. New developments in insider trading. Material on the impact of outside directors on corporate performance. Complete revision of the treatment of indemnification, now including *Mayer v. Executive Telecard* & *Ridder v. Cityfed*. A new section on the Private Securities Litigation Reform Act. This book delivers timely, complete, & authoritative coverage in a flexible format that is easily adapted to your class length & teaching method.

Challenging students to question the political and philosophical assumptions underlying the law, Education Law, Policy, and Practice promotes a depth of understanding about the key cases and statutes. The authors integrate the law with policy and practice, following related political, financial, and practical issues. The law is presented through a teachable mix of key cases and materials on the practice and political aspects of school law, and an effective macro organization helps place topics into an integrated framework. Each of the major issues in education law is discussed at length: the boundaries of public and private, church and state, relations; school governance and the tensions between federal power and local control; the rights and responsibilities of students and teachers; and the educational environment and its liabilities. "Practicums" in each section allow students to apply the law to realistic situations. Features: New cases: *Andrew F. v. Douglas County School District*; *Fisher v. the University of Texas*. A complete description and analysis of the brand new Every Student Succeeds Act of 2015. A series of key questions and answers that follow each major section, and are designed to provide formative and summative assessments of student learning outcomes.

Cases and Materials on the Law of Restitution is an authoritative and scholarly guide written by leading experts who have shaped and defined the law of restitution and unjust enrichment. Extensive coverage of cases and academic perspectives provides a rounded view of the subject. Introductions, notes, and questions enable readers to check their understanding of key issues. The second edition of this seminal title covers many important new cases and academic publications, including Birk's 'absence of basis' approach. The coverage reflects the continuing debates on questions such as: * what is an enrichment? * was the enrichment at the claimant's expense? * what is the role of tracing? * when will proprietary restitution be granted? * when does change of position operate as a defence? * and does corrective justice underpin this area of the law? The book's structure has been updated to reflect the judicial development of the law of restitution, providing a map through this complex subject. This book is invaluable for undergraduate, postgraduate, and doctoral students, as well as academics working in the area.

The 13th edition, while retaining materials that have stood the test of time, represents a major overhaul of the text, with significant changes to every chapter. The changes are meant not only to update the text but to give the entire book a fresh, new feel. It is designed to give students a strong sense both that much of the law of evidence reflects enduring principles and that it continues to respond to contemporary situations and problems. This edition retains what has made this book so distinctive for decades, classic problems and materials, some of them from non-legal sources. Teachers who have used prior editions will still find here their favorites. But this edition replaces many old materials that have a tired feel with new ones from the last few years. The new edition adds three important new Supreme Court cases, one on the right to confrontation and two on impeachment of jury verdicts, and numerous significant and interesting cases from state courts and lower federal courts. The authors have continued the practice of choosing cases and other materials on the basis of teachability, and the additions promise to be fun to teach. At the same time, the authors have tightened up on the entire text, so that this edition is significantly shorter than the last one.

Sealy and Worthington's Text, Cases, and Materials in Company Law clearly explains the fundamental structure of company law and provides a concise exploration of each different aspect of the subject. The materials are carefully selected and well supported by commentary so that the logic of the doctrinal or legal argument is unambiguously shown. Notes and questions appear periodically throughout the text to provoke ongoing analysis and debate and enable students to test their understanding of the issues as the topics unfold. This text covers a wide range of sources and provides intelligent and thought provoking commentary in a succinct format. It will be invaluable to all those looking for expert observations and vital materials on company law.

Presented in an accessible format, this text provides a detailed and authoritative exposition of the law, illustrated by carefully selected materials and complemented by clear and engaging commentary drawing on a range of critical and theoretical perspectives.

The 8th Edition continues earlier editions's focus on the critical roles played by states and local governments and the complex structure of our state-local system. It challenges students to understand the competing models of local government that frame the field. It then takes that theoretical analysis to the hands-on questions of local government formation and boundary change: home rule and state-local disputes; interlocal conflict and regional governance; spending, tax and debt limits; and service delivery. This Edition contains a new treatment of fiscal distress and municipal bankruptcy, and examines the state and local roles in such cutting edge issues as fracking, school finance, promoting social and economic equity, and economic development.

The casebook welcomes on board Daniel A. Crane, University of Michigan. The Fox/Crane casebook is rich with political economy, economics, global perspective, and in general the analytics of solving contemporary antitrust problems in the United States and the world. Useful in a 3 or 4-credit course and as a desk book, the volume features the contemporary debates about big data platforms and their

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antitrust accountability, all of the landmark U.S. antitrust cases, the debate about goals, the effects of new technologies, and references to converging and diverging European, South African and other jurisprudence. It provides a clear presentation of the tools for analysis, examining assumptions that may influence outcomes. The work is unique in its probing questions that explore the line between hard competition and abuse of power, and its problem sets for analysis and debate.

This casebook on the law of sexual orientation and gender identity weaves interdisciplinary perspectives into the up-to-date coverage of a rapidly changing legal landscape. It provides comprehensive coverage of the range of legal issues concerning LGBT persons, along with scholarly commentary on these issues. It also covers issues of sexuality and gender more broadly. It addresses in depth many significant recent developments, including the Supreme Court's landmark decisions on marriage equality in Obergefell and Windsor, and the growing set of religious liberty claims asserted by opponents of LGBT equality measures. Gender identity issues are covered throughout the book.

This second edition provides students with a selection of the leading jurisprudence, together with commentary, on the major rights enshrined in the European Convention of Human Rights. It also examines the creation of the Convention, and the role of the institutions and remedies available at the European level.

This work, a companion to Smith and Hogan: Criminal Law, is a collection of materials on those parts of the substantive criminal law which make up undergraduate courses. In addition to cases, the materials include statutes, reports, books and articles arranged by subject matter. Introductory notes and commentary link the materials, and questions and problems illuminate and provoke thought about the issues raised. There have been major legislative changes in criminal law, eg. offences against the person, crime, disorder and theft. This edition brings the work up to date in the light of large changes in statute and case law.

Cases and Materials on the Rules of Evidence

In the age of American mass incarceration, a complex legal regime governs prison conditions and presents a host of controversial questions at the intersection of constitutional liberty, statutory interpretation, administrative regulation, and public policy. This is a completely overhauled, re-titled, and much-expanded version of the leading casebook about incarceration. It addresses both pretrial and post-conviction incarceration, presenting Supreme Court and leading lower court case law, statutes, litigation materials, professional standards, academic commentary, and prisoner writing. Topics include conditions of confinement, civil liberties, particular prisoner populations and relevant legal issues (race and national origin discrimination, the particular issues/law governing treatment of incarcerated women, LGBTQ people, and people with disabilities). Litigated remedies (injunctive litigation, damages, the Prison Litigation Reform Act, and criminal prosecution of prison staff), are also covered in detail, as is non-litigation oversight. The casebook is supplemented by an open-access website that offers additional resources and sources for further reading.

The maritime law of the United States is harmonious in broad outline with the laws of other maritime nations, but it has a unique structure--tied to the U.S. Constitution and the Judiciary Act of 1789--entailing a special set of intellectual challenges. Admiralty and Maritime Law in the United States is a leading casebook that reveals the areas of international harmony and explores U.S. law's special features. Each of the authors is an admiralty expert, but the book strives for a generalist's perspective. It aims to tie the admiralty field into the students' other studies while providing the fundamental professional tools necessary to the advanced study or practice of U.S. maritime law.

This title, a companion volume to The Law Making Process, is the definitive collection of cases and materials on the workings of the English legal system. Written by the foremost scholar in the field, it surveys how the law functions from the trial process (from pre-trial proceedings to the funding of trials), the role of the jury, and the legal profession. This edition takes account of all recent major legislative and judicial changes and updates the material on the established areas of the law. The book takes a 'law in context' approach, setting out those factors beyond the legal environment which impact on and inform the changes within it. The collection is required reading for all students seeking a thorough knowledge and in-depth understanding of how the English legal system operates.

This text draws together in one volume a selection of cases, materials and background information on public international law, supplemented by expert commentary and analysis.

This concise casebook offers materials that are thorough yet brief, enabling coverage of all the major topics in a three- or four-credit format. The emphasis is decidedly on primary materials: well-edited principal cases, followed by notes that inform the student on important details and developments. Each chapter covers an article of the Federal Rules of Evidence. Within the chapters and sections, the materials generally follow the sequence of the Rules. The 8th edition covers all important recent developments, including federal and state court decisions interpreting the Rules, the Supreme Court's decision in Peña-Rodriguez v. Colorado (2017), and recent state developments concerning prior offenses in sex crime cases.

This book is designed for a two-credit course dealing exclusively with choice of law. The text runs approximately 300 pages and is designed to give students an appreciation of the many methods that courts use to decide choice of law cases. With all the competing curricular demands on students, altogether too many students are not willing to commit three credits to a course in Conflict of Laws. Yet, a two-credit course is sufficient to examine the core of conflict of laws - choice of law - and the availability of such a course can enable students to learn this increasingly important area. Furthermore, many schools offer intersession and summer courses that would allow students to take a two-credit course in choice of law. In addition to presenting a set of materials tailored for a shorter course, this book corrects the failure of most conflict of laws casebooks to give students an up-to-date picture of current issues in choice of law. The extant casebooks rely heavily on the older "classic" cases about conflicts that are of little practical importance today and do not expose the student to the diversity of important current conflicts that courts or legislatures must resolve. This book, while often using classic cases to set the stage, primarily uses modern cases and statutes to both illustrate the contexts in which conflict of laws issues arise today and present the most current methods of resolving them.

Sealy and Hooley's Commercial Law: Text, Cases, and Materials provides students with an extensive and valuable range of extracts from key cases and writings in this most dynamic field of law. The authors' expert commentary and questions enliven each topic while emphasizing the practical application of the law in its business context. Five renowned experts in the field continue the legacy of Richard Hooley and Len Sealy, capturing the essence of this fascinating topic at a time of significant legislative, regulatory, and political change.

The new edition of this casebook on sex-based discrimination is the most significant revision since the mid-1980s. The result is a more nuanced and contemporary examination of the law's treatment of discrimination based on sex, gender, sexual orientation and transgender characteristics. New cases from the United States Supreme Court (including Wal-Mart v. Dukes) and State Supreme Courts (including Iowa's Varnum v. Brien) deal with emerging trends and issues in constitutional law, employment discrimination, family law, education law, and criminal law.

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An array of carefully selected case report and academic article extracts combined with author commentary to provide a thorough and engaging assessment of criminal law provisions. Cases and Materials on Employment Law is the complete reference resource for students of employment law. The most current sourcebook on the market, the 10th edition offers a wealth of well-chosen case law and stimulating extracts and materials to explain employment law in a contextualized and thought-provoking manner. Discerning author notes and questions accompany each extract, providing valuable additional detail to further students' understanding and encourage them to engage critically with the material. Online Resource Centre This book is also accompanied by a free online resource centre (www.oxfordtextbooks.co.uk/orc/painter_holmes10e/) which includes an additional material on family rights, an extra chapter on health and safety at work as well as updates to the law and useful weblinks.

Hardbound - New, hardbound print book.

The Fifth Edition of Cases and Materials on the Law of Torts continues the tradition of using, as much as possible, minimally edited cases so that the book can serve as a vehicle for teaching first-year students the essential techniques of case analysis and legal method. The entire book has been modified to accommodate the many developments in the law of torts since the Fourth Edition was published in 2004. For example, the basic chapters on negligence and causation recognize and discuss the now finally adopted Restatement (Third) of Torts: Liability for Physical & Emotional Harm and the recent case law expanding liability for loss of a chance. The duty section has also undergone a major overhaul to reflect the conceptual framework by which courts think about duty and to elucidate the pervasive role of foreseeability in courts' duty decisions. The Materials on Product's Liability capture the many recent developments in that area; and the materials on dignitary harms reflect the increasing interaction between tort law and constitutional law as well as the expanding potential reach of international human rights conventions. Finally the Fifth Edition retains its comprehensive coverage of the entire field of torts so as to give instructors, all of whom are having to accommodate a curriculum that has cut back on the number of credit hours assigned to torts, the widest possible choice of subjects on which they may wish to concentrate in the limited time they have available.

This book provides a comprehensive collection of Cases and Materials On Marine Insurance Law. The sources included here are not always readily accessible. Each chapter is introduced with a brief resume of the general principles, before the facts of each case are summarised and the extracts of the relevant parts of judgments reproduced. The significance of the judicial extracts, the statutory materials and standard terms are then discussed with particular emphasis on important and problematical areas of the law. This book will be indispensable not only to postgraduate students of law, in-house lawyers, insurance brokers and claims adjusters, but also to students of maritime studies, legal practitioners and a wide range of professionals within the shipping industry who may wish to have at hand a convenient source of information. Whilst the book is a companion to the authors The Law of Marine Insurance, it is also structured to stand as a marine insurance text in its own right.

For more than seventy years, leading torts scholars at the Yale Law School and elsewhere have used this casebook. It unconventionally begins with strict liability. A recent study published by the Arizona State Law Journal shows that this sequence results in students experiencing a greater appreciation of "the judge's role as being influenced by social, economic, and ideological factors and a sense of fairness and less as a process of rule application than do students who begin their study with either intentional torts or negligence." The Sixth Edition is more accessible to students because of substantially expanded textual explanations and more tightly edited opinions. Updates include frequent discussions of Restatement (Third) provisions and a significant number of recently decided cases including several from the Supreme Court addressing products preemption, displacement in climate change litigation, and First Amendment limits on liability for intentional infliction of emotional distress. Comprehensive Changes A new appendix to the casebook, "The Litigation Process," facilitates the student's introduction to the torts litigation process. Relevant provisions of the recently adopted Restatement (Third) of Torts are quoted throughout the text. The Sixth Edition adds an unusual number of recently decided cases, including several from the Supreme Court of the United States addressing issues such as preemption, displacement in climate change litigation, and First Amendment limits on the tort of intentional infliction of emotional distress. The amount of textual explanation in introductions and in notes has been greatly expanded to facilitate the student's understanding. In addition, the enhanced notes often ask students to consider newly added questions as they read the opinions and prepare for classroom discussion. The excerpted opinions are more tightly edited. The chapter in the previous edition that addressed damages has been split into two chapters, one covering "Damages" and the other, "Other Limitations on Liability Based on Type of Harm."

This casebook provides comprehensive treatment of international criminal law in a problem-oriented way. It draws widely from the jurisprudence of the various international and hybrid criminal tribunals, United Nations bodies, regional human rights institutions, domestic courts, alternative or traditional courts, and transitional justice institutions. Its focus is on the core international crimes within the jurisdiction of the ICC, supplemented by chapters on the standalone crimes of torture and terrorism. This edition includes substantially more material from the International Criminal Court and the revival of the hybrids model, including revised materials on the crime of aggression, new jurisdictional theories, and controversial recent jurisprudence.

"Highlights the main concepts and principles of cost-benefit analysis used in real life cases and actual applications. The book contains rich cases, materials and examples of real life CBA applications with emphasis both on physical and non-physical projects and infrastructure developments." - from publisher.

This book combines extracts from major cases and secondary materials with critical commentary to provide a complete resource for undergraduate and postgraduate students of intellectual property law. All areas of intellectual property law in the UK are covered: copyright, trade marks and passing off, confidential information, industrial designs, patent, procedure and enforcement. This book also tackles topical areas, such as the application of intellectual property law to new technologies and character merchandising. While the focus of the book is on intellectual property law in a domestic context, it provides international, EU and comparative law perspectives on major issues. It also addresses the wider policy implications of legislative and judicial developments in the area.

The principal function of this forms manual is to illustrate the exceptional importance of specific language to all contract-based transactions. Unintended ambiguities or carelessness in wording may result in the loss of properties worth millions of dollars. Additionally, differences in state law, regional custom, the identity and interests of the client, and the peculiarities of the specific transaction require a lawyer to choose carefully which form to use as the basis of the transaction. For this reason, there are often included several forms for the same transaction.

It is a casebook on patent law that involves comparative jurisprudence tailored for India. The book is best described by highlighting the following features: (1) Casebook format - The casebook format suits practitioners and judges. It allows the reader to independently interpret and assess the implication of each caselaw, which forms a vital component of the practice of law. The reader is assisted towards this

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objective by only containing extracts of the relevant portions of the judgment. Even from an academic perspective, it provides an unfiltered view of the law, better than any unnecessary prose. (2) Comparative approach - For each topic of patent law, the book would provide a single point congregation of the relevant Indian provisions and extracts from relevant caselaw across India, the UK, the EU and the USA. This approach is ideal for India, where jurisprudence on the subject is limited. Courts, practitioners, and the Patent Office often resort to such a comparative approach to learn from the experiences of other jurisdictions. (3) Notes - Author's notes before and after each caselaw or topic fulfil four purposes: (i) set the context for the reader; (ii) critique the caselaw or to bring focus on to issues that arise in practice; (iii) contextualize the discussion to the Indian statute; and (iv) examine the historical perspective, including the legislative history. (4) Focus on law - it is a no-nonsense, no-rhetoric book, focussing on the law, its interpretation and application.

This classic international law casebook has been updated to cover recent case law, including the International Court's Extradite or Prosecute (Belgium v. Senegal) case, and the Supreme Court's decisions in *Samantar v. Yousef* (on foreign sovereign immunity) and *Kiobel v. Royal Dutch Petroleum* (on the Alien Tort Statute). With extraordinary range and depth, this casebook probes "hot topics" such as the Syrian civil war, the seizure of pirates, and the ICC's indictments of African leaders, all calculated to provoke engaging classroom discussions. This casebook is designed for introductory and advanced classes, with detailed readings on the structure and actors of international law and on specialized areas.

In *Problems in Contract Law: Cases and Materials*, Ninth Edition, by Charles L. Knapp, Nathan M. Crystal, and Harry G. Prince, a balance of traditional and contemporary cases reflect the development and complexity of contract law. Explanatory notes and text place classic and contemporary cases in their larger legal context, while questions and problem exercises bridge theory and practice. Adaptable for instructors with different teaching techniques, this successful book includes various perspectives and contractual settings, and offers a highly intelligent, contemporary treatment of contract law. It can easily be used in teaching by traditional case analysis, through problem-based instruction, or using theoretical inquiry. New to the Ninth Edition: Seven new cases that reflect advances in or improved statements of contract law Two restored cases (*Kirksey v. Kirksey* and *Hill v. Jones*) that provide valuable perspectives on fundamental areas of contract law Eight new problems (including seven net additions and one replacement) to provide more review options for teachers and students and to add contemporary fact patterns A new, two-color design featuring interesting photographs illustrating people and places discussed in some of the cases Editing of note and text material to reduce length without affecting coverage Reorganization of text and comment material to focus comments primarily on historical developments, allowing professors flexibility in assigning or deleting comments Student accessibility to deleted cases from prior editions through Connected Casebook, allowing professors the further flexibility of continuing to easily assign cases for which they have a particular preference Professors and students will benefit from: Flexible application for professors with various teaching methodologies: traditional, problem, theoretical, and practical A mixture of classic and contemporary cases The authors' emphasis on accessibility of the material—rejecting a hide-the-ball approach Review questions at the end of each chapter that are primarily designed for students to perform self-assessments of their grasp of the material. Answers with explanations are included in an appendix within the book.

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