

## Scottish Contract Law Essentials Edinburgh Law Essentials Scottish Law Essentials

Scots Law – A Student Guide is the ideal introduction to Scots law for students. It provides the most up-to-date comprehensive overview of the law in Scotland available and is perfect for students on the LLB and other law courses. This new edition takes into account recent legislative and case law developments.

The law of contract forms the basis of our civil society. Whether you're buying food or buying a house, getting a job or booking a holiday, contracts provide a set of legal rules to regulate many aspects of our day-to-day lives. The law of contract is complex and intricate, and disputes over contracts have led to a host of court cases over the years. Contract Law Essentials gives you a clear and concise guide to the basics of the Scots law of contract. From forming a contract to terminating a contract, and from third-party rights to cross-border contracts, it tells you everything you need to know, whether you're studying, revising or need to quickly refresh your knowledge. End-of-chapter sections of essential facts and essential cases will help you to identify, understand and remember the key elements of contract law.

Written by a team of experienced academics, 'An Introduction to Law and Legal Obligations' is ideally suited to those studying for the BA degree in law, the Higher National Certificate and the Certificate for Higher Education. Students of accountancy and business studies courses containing law elements will also find the book essential. Each chapter includes a useful summary section to help you identify and revise the key elements.

How does law protect your ideas and privacy in Scotland and the UK? The Scots common law of property is strongly realist in its concepts, and restricts itself to tangible objects - objects, land, things attached to the land. But what about non-physical property, such as your intellectual property and your private personal information? These types of property are of increasing importance in this technological age. From copyright to patents, from data protection to freedom of information, and from e-commerce to cybercrime, Intellectual Property Law Essentials explains how UK statute law protects and regulates your information and ideas. End-of-chapter summaries of essential facts highlight the key things you should have learned, and summaries of essential cases show how the law is enforced in practice.

From defamation to dangerous animals, and from negligence to nuisance, Delict Essentials will introduce you to the Scots law of delict. Fully updated for the third edition, this concise guide will give you the key facts that you need, whether you're a busy law student revising for those all-important exams or a professional practitioner looking to brush up on your knowledge. It will also be useful for those studying comparative criminal law or tort across different jurisdictions.

The law of contract forms the basis of our civil society. Without the law of contract we could not buy food, clothing or a place to live, nor could we book holidays, run a business or manage a football club. But contract law is complex and intricate, and disputes over contracts have led to a wealth of court cases over the years. This updated third edition gives you a clear and concise guide to the basics of the law of contract as it pertains to Scotland, from what a contract is to how they are formed, terminated and breached, and from third-party rights to cross-border contracts.

This study and revision guide provides a clear account of the structure of Roman government and society: its sources and development of Roman Law, the three keystones of Roman Law - The Law of Persons, The Law of Things and the Law of Actions - and the reception of Roman Law into medieval Canon Law and the *Ius Commune*.

Provides a guide to the general principles of Scottish law relevant to construction contracts and the main provisions of the standard forms of construction contract used in Scotland including: the obligations of employers and contractors certification payment ending a construction contract remedies subcontracts collateral warranties insurance dispute resolution regulatory matters The new edition has been substantially updated and expanded to take account of the latest editions of the Scottish Standard Building Contracts and recent case law. Specific updates have been driven by the following changes to legislation and standard contracts Local Democracy Economic Development and Construction Act 2009 and the relative Scheme for Construction Contracts Arbitration (Scotland) Act 2010 Recognising the significant increase in use of NEC3 standard forms of contract, references to NEC3 provisions have been introduced throughout the relevant chapters so that each now covers the common law, the SBCC provisions and the NEC3 provisions. It also features new chapters on: litigation; competition; the Bribery Act 2010; and guarantees and bonds. From reviews of previous editions: 'very approachable and readable... I would particularly recommend this book to non-legal construction professionals' – Construction & Engineering Law 'an informative textbook for the practitioner... [a] significant contribution to knowledge' – Arbitration 'a highly competent... textbook which would be of value for industry professionals with no legal background' – Construction Law

From defamation to dangerous animals, and from negligence to nuisance, Delict Essentials will introduce you to the Scots law of delict. Fully updated for the third edition, this concise guide will give you the key facts that you need, whether you're studying or working in a Scots law jurisdiction or studying comparative criminal law or tort across different jurisdictions.

This book focuses on the law of commercial contracts as constructed by the U.S. and UK legal systems. Leading scholars from both sides of the Atlantic provide works of original scholarship focusing on current debates and trends from the two dominant common law systems. The chapters approach the subject areas from a variety of perspectives - doctrinal analysis, law and economic analysis, and social-legal studies, as well as other theoretical perspectives. The book covers the major themes that underlie the key debates relating to commercial contract law: role of consent; normative theories of contract law; contract design and good faith; implied terms and interpretation; policing contract

behavior; misrepresentation, breach, and remedies; and the regional and international harmonization of contract law. Contributors provide insights on the many commonalities, but more interestingly, on the key divergences of the United States and United Kingdom's approaches to numerous areas of contract law. Such a comparative analysis provides a basis for future developments and improvements of commercial contract law in both countries, as well as other countries that are members of the common law systems. At the same time, insights gathered here should also be of interest to scholars and practitioners of the civil law tradition.

Looking at the UK and Scotland, Public Law Essentials is an invaluable guide for law students throughout the United Kingdom and for practising lawyers needing a quick reference. From the monarchy to the UK and Scottish parliaments, and from judicial review to the parliamentary ombudsman, this fully updated second edition gives you all the coverage of public law that you need for your course, your exams and your practice. In particular, the Scots law sections have been updated in light of the Smith Commission and the Scotland Bill 2015-16. Handy reference sections include tables of cases, statutes and conventions, and summaries of essential facts and cases.

Law students traditionally find the methods of jurisprudence - which range across philosophical and sociological approaches to law - more difficult than 'black-letter' law subjects. With few cases, confusing questions and no correct answers, it can be difficult to draw a balanced view. Now, Duncan Spiers explains the main ideas of jurisprudence in the order that law students usually encounter them on their courses. By extracting the main arguments that lie at the heart of the different positions, he makes it clear what the strong central themes and implications are. From natural law to justifying punishment, and from Marxism to feminism, students will gain a firm grasp of theories behind jurisprudence. End-of-chapter summaries clearly define the essential concepts covered to help you to understand the different ideas and intellectual positions.

A comparative investigation into the revolution in private law in the era of human rights Scotland and South Africa are mixed jurisdictions, combining features of common law and civil law traditions. Over the last decade a shared feature in both Scotland and South Africa has been a new and intense focus on human rights. In Scotland the European Convention on Human Rights now constitutes an important element in the foundation of all domestic law. Similarly, the Constitution of the Republic of South Africa, adopted in 1996, has as its cornerstone a Bill of Rights that binds not only the legislature, the executive, the judiciary and all organs of state, but also private parties. Of course the "constitutional moments" from which these documents sprang were very different and the Scottish and South African experience in some aspects could not be more dissimilar. Yet in many respects the parallels are close and compelling. This book, written by experts from both jurisdictions, examines exactly how human-rights provisions influence private law, looking at all branches of the subject. Moreover, it gives a unique perspective by comparing the approach in these kindred legal systems, thus providing a benchmark for both.

Contract Law in Scotland provides a comprehensive and coherent introduction to the principles of the Scots law of contract and provides the reader with a clear analysis of this difficult area of the law. This practical text: Illustrates the different types of contractual situations and examines the formation, performance and enforcement of contracts; Includes examples of typical contract clauses and treats remedies in detail; Is set in a comparative context and discusses the problems of cross-border and international contracts; Explains the underlying principles of contract law; Is written in a clear, well structured style and uses diagrams to illustrate complex situations. Contents: 1 Introduction; 2 Creation of voluntary obligations: contract, promise and third party rights; 3 Contents, effects and performance; 4 Getting out of the contract; 5 Breach of contract and self-help remedies; 6 Breach of contract and judicial remedies; 7 Illegal contracts and judicial control of unfair contract terms. Contract Law in Scotland is an indispensable text for all students of contract law, and is a practical reference source for legal practitioners

#### Scottish Contract Law

This is an invaluable guide for students, legal practitioners and health professionals. It provides up-to-date, concise and comprehensive coverage of medical law in Scotland and is the ideal text for students coming new to the subject or those preparing for exams. It is also an excellent resource for doctors, nurses and other health care providers who need to refresh or update their knowledge. Contents Introduction Medical and Allied Professions Fertility, Genetics and Reproduction Negligence and Civil Liability Consent Confidentiality and Privacy The Human Body and Transplantation Medical Futility, Euthanasia and Assisted Suicide Table of Cases, Table of Statutes and an Index are also included.

Examines the influence of classical philosophy on revenge narratives by Shakespeare and his contemporaries

Roman Law Essentials is an invaluable study guide for students. It provides up-to-date, concise and comprehensive coverage of Roman Law and its effect on the law of Scotland and is the ideal text for students who come new to the subject and for those preparing for exams. This book is also an excellent resource for those who need to refresh or update their knowledge. Summary sections of Essential Facts and Essential Cases will help students remember the key elements of the subject. Contents: \* Historical Introduction \* Sources and Development \* The Law of Persons \* The Law of Things - Rights in Property - Acquisition of Ownership - Succession - Contracts - Delicts - Other Obligations \* The Law of Actions \* The Reception of Roman Law Table of Cases, Table of Statutes and an Index are also included.

Recognising the multi-faceted nature of this Scots law, Francis McManus and Eleanor Russell have produced this all-encompassing guide to delict. With numerous case studies and questions for discussion after each chapter, this is essential reading for all students encountering delict for the first time as well as practitioners who require a ready reference for their practice. The Scots law of delict encompasses a vast array of legal sources and contradictions. Many elements are modern and highly developed while others remain

ancient and obscure. The majority of delictual principles are case law driven yet, increasingly, legislation plays a part. Further, although the concept of delict is limited to the Scottish jurisdiction, private international law cannot be ignored. "e;

Scottish Administrative Law Essentials is a clear and concise study and revision guide for students of the law in Scotland. It contains all of the essential information students need when preparing for exams and includes useful summary sections of essential facts and essential cases. An invaluable text which students can use to gain a quick understanding of a new subject, to help them through a course or as an aid to revision for exams. This book is also an excellent resource for those who need to refresh their knowledge of the subject. Table of Cases, Table of Statutes and an Index are included. Contents: Introduction Doctrines of the Constitution Structure of Government in the UK Subordinate Legislation The Ultra Vires Doctrine Judicial Review Natural Justice Ombudsmen Tribunals and Inquiries

New edition, fully updated for 2010, offering straightforward and user-friendly coverage of the key areas of Scottish Law and the most recent developments within it Get started with using the library; find out what statutory interpretation and judicious precedent are; learn about finding and using case law and legislation; discover how to access and cite books, journals and other sources; take your study international with a guide to sources from Europe and further afield; and sail through your coursework and exams with handy tips for legal writing and research.

This concise study guides gives you an overview of the main areas of environmental law in Scotland: statutory nuisance, noise, air pollution, climate change, waste, contaminated land, water pollution and nature conservation. In addition, it includes a discussion of the role of town planning in the control of pollution.

This book is a highly respected account of the principles of delict in Scottish law and is the standard introductory textbook on the subject. The fifth edition has been updated throughout and provides a clear and straightforward guide through this difficult area of Scottish Law. The book includes extensively updated topics, such as causation, vicarious liability, liability for wrongs of third parties, and calculation of damages. Coverage is also given to the Damages (Scotland) Act 2011.

International Law Essentials is an invaluable study guide for students. It provides up-to-date, concise and comprehensive coverage of international law and is the ideal text for students who come new to the subject and for those preparing for exams. This book is also an excellent resource for those who need to refresh or update their knowledge.

Contents: \*Nature and History of International Law \*Sources of International Law \*International Law and Municipal Law \*Subjects of International Law \*States: Birth to Death \*States: Powers and Authority \*State Responsibility \*Use of Force \*Human Rights \*Law of the Sea \*Common Spaces \*Settlement of International Disputes

An innovative collaboration between academics, practitioners, activists and artists, this timely and provocative book rewrites 16 significant Scots law cases, spanning a range of substantive topics, from a feminist perspective. Exposing power, politics and partiality, feminist judges provide alternative accounts that bring gender equity concerns to the fore, whilst remaining bound by the facts and legal authorities encountered by the original court. Paying particular attention to Scotland's distinctive national identity, fluctuating experiences of political sovereignty, and unique legal traditions and institutions, this book contributes in a distinctive register to the emerging dialogue amongst feminist judgment projects across the globe. Its judgments address concerns not only about gender equality, but also about the interplay between gender, class, national identity and citizenship in contemporary Scotland. The book also showcases unique contributions from leading artists which, provoked by the enterprise of feminist judging, or by individual cases, offer a visceral and affective engagement with the legal. The book will be of interest to academics, practitioners and students of Scots law, policy-makers, as well as to scholars of feminist and critical theory, and law and gender, internationally.

A fully updated version of the definitive statement of the law and practice of Scotland's sheriff courts.

Whether you are a student coming to commercial law for the first time, you are studying for your exams or you are a professional who needs to update or refresh your knowledge, this is the study guide that you need. You will quickly learn about the key topics in commercial law and its effects on the law of Scotland. Summaries of essential facts and essentials cases will help you to identify, understand and remember the most important elements of the subject. Topics covered include: Sale of Goods, Hire, Agency, Insurance, Rights in Security, Cautionary Obligations, Negotiable Instruments, Consumer Credit, Intellectual Property, Diligence, Personal Insolvency and Commercial Dispute Resolution.&quot;

Contract Law Essential Cases provides an analysis of 50 of the most important cases in Contract Law. A description of the facts and an analysis of the judgment help both students and busy practitioners correctly to understand and interpret each case and extract the relevant points of law. This invaluable casebook sits alongside Contract Law Essentials and can be used in conjunction with, or independently from, that text. This book is ideal for students preparing for exams and is also an excellent resource for those who need to update their knowledge

The CEFR Companion volume broadens the scope of language education. It reflects academic and societal developments since the publication of the Common European Framework of Reference for Languages (CEFR) and updates the 2001 version. It owes much to the contributions of members of the language teaching profession across Europe and beyond. This volume contains: ? an explanation of the key aspects of the CEFR for teaching and learning; ? a complete set of updated CEFR descriptors that replaces the 2001 set with: - modality-inclusive and gender-neutral descriptors; - added detail on listening and reading; - a new Pre-A1 level, plus enriched description at A1 and C levels; - a replacement scale for phonological competence; - new scales for mediation, online interaction and plurilingual/pluricultural competence; - new scales for sign language

competence; ? a short report on the four-year development, validation and consultation processes. The CEFR Companion volume represents another step in a process of engagement with language education that has been pursued by the Council of Europe since 1971 and which seeks to: ? promote and support the learning and teaching of modern languages; ? enhance intercultural dialogue, and thus mutual understanding, social cohesion and democracy; ? protect linguistic and cultural diversity in Europe; and ? promote the right to quality education for all.

This book takes a unitary approach to this difficult and fragmented subject. It contains a wide-ranging selection of materials, including statutes, statutory instruments, EU Directives and Codes, relating to contract, delict and unjustified enrichment, together with provisions which affect the general law on civil liability.

A clear and concise study and revision guide for students of family law in Scotland Covering all the major legislation, Scottish Family Law is designed for new students of the subject. It gives you a framework for understanding how family law operates and will help you to prepare for your exams. Each chapter includes lists of essential facts and cases to illustrate how the rules described are applied in practice. Key Features Takes full account of the substantial statutory developments in the field since the Family Law (Scotland) Act 2006 Covers two major recent Acts: the Childrens Hearings (Scotland) Act 2011 and the Marriage and Civil Partnership (Scotland) Act 2014 Includes important new legislation such as the Adoption and Children (Scotland) Act 2007 and the Human Fertilisation and Embryology Act 2008

This title provides full coverage of the property, trusts and succession parts of the LLB syllabus in Scotland in one convenient volume. The relevant rules of statute and common law are surveyed and frequent examples used, making this a highly practical and accessible text. Key contents include: Personal and real rights, and types of property; Ownership and how it is transferred; Land registration; Possession; Subordinate real rights, including servitudes, real burdens, leases and securities; Proper and improper liferents; Trusts: constitution, administration and termination; Testate succession; Intestate succession; Execution of documents; Human rights; Appendix on the feudal system. Whilst aimed primarily at undergraduates, this important title will also prove a useful source of reference to practitioners seeking an introduction to this area of law.

A course on the Scottish legal system is a compulsory part of undergraduate degrees in Scots Law. The Scottish Legal System sets out to present the 'legal system and law of Scotland as a unique and constantly changing human enterprise' and places the Scottish legal system in its broader political and social contexts. This is achieved by covering not only the central aspects of the system, such as the courts and the legal profession, but also the border areas with constitutional law and jurisprudence. This new sixth edition includes new case law on devolution and human rights issues in Scotland. This well established text provides an up-to-date treatment of all significant developments affecting the Scottish legal system.

Discover how the law of evidence operates within Scotland, and in the larger context of UK and European laws of evidence. The new edition has been updated to take account of case law developments since the last edition, plus the Double Jeopardy (Scotland) Act 2014, the Criminal Justice (Scotland) Act 2016 and changes made to the law on vulnerable witnesses by the Victims and Witnesses (Scotland) Act 2014. Helpful student features include Essential Facts and Essential Cases for each chapter.

Guides you through the study, research and writing skills you need to ace your study of law Get started with using the library; find out what statutory interpretation and judicious precedent are; learn about finding and using case law and legislation; discover how to access and cite books, journals and other sources; take your study international with a guide to sources from Europe and further afield; and sail through your coursework and exams with handy tips for legal writing and research.

Whether you are studying Law in Scotland or looking to convert to Scots law, this invaluable guide will quickly equip you with all the basics of the Scottish legal system. Fully updated for the third edition, it is the ideal textbook for busy law students and revising for those all-important exams. Summary sections of Essentials Facts and Essential Cases will help you to identify, understand and remember the key elements of the subject.

The Mental Capacity Act 2005 provides a statutory framework for people who lack the capacity to make decisions for themselves, or for people who want to make provision for a time when they will be unable to make their own decisions. This code of practice, which has statutory force, provides information and guidance about how the Act should work in practice. It explains the principles behind the Act, defines when someone is incapable of making their own decisions and explains what is meant by acting in someone's best interests. It describes the role of the new Court of Protection and the role of Independent Mental Capacity Advocates and sets out the role of the Public Guardian. It also covers medical treatment and the way disputes can be resolved.

[Copyright: 391ae91b031c81965c73d700051efa52](#)