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Legal Method-Ian McLeod 2013-05-31 The Palgrave Macmillan Law Masters series is a long-running and successful list of titles offering clear, concise and authoritative guides to the main subject areas, written by experienced and respected authors. This ninth edition of Legal Method provides a lively introduction to the nature of the English legal system and its sources, and to the techniques which lawyers use when handling those sources. The text assumes no prior knowledge and makes its content accessible by clarity of expression rather than by dilution of content. In addition to more conventional sources, writers as

varied as Jonathan Swift, Alexander Pope and T. S. Eliot are cited. This is an ideal course companion for both law undergraduate and GDL/CPE students. Includes end of chapter summaries and self-test exercises.

Legal Method-T. Ian McLeod 1999-11-11 Introduces the nature of law and legal reasoning for anyone beginning serious legal training or study. Starting with the English legal system and constitutional law, McLeod moves on to case law and precedent, statute law and interpretation including EC law as it arises.

Legal Method-T. Ian McLeod 1993-11-11 Introduces the nature of law and legal reasoning for anyone beginning serious legal training or study. Starting with the English legal system and constitutional law, McLeod moves on to case law and precedent, statute law and interpretation including EC law as it arises.

Legal Method-T. Ian McLeod 1999 Why do some rules have the status of law while others do not? Is law simply a matter of rules anyway? What is justice? Is there a duty to obey a law even if it is unjust? Should the law concern itself with the activities of consenting adults in private? This work asks questions such as these and explains some of the answers which legal theorists have given, from Ancient Greece to the present day. Written in a readable style, this book aims to make intrinsically difficult material accessible and interesting.

Legal Theory-T. Ian McLeod 2010 Assuming no prior knowledge of philosophy, Legal Theory examines the relationship between law and morality, and places particular emphasis on matters of contemporary debate, such as assisted suicide and animal rights. --Book Jacket.

Legal Theory-Ian McLeod 2012-08-23 Why do some rules have the status of law while others do not? Is law simply a matter of rules anyway? What is justice? Legal Theory asks questions such as these and explains some of the answers that legal theorists have given over the ages, from Ancient Greece to the present day.

Nobody's Law-Marc Hertogh 2018-06-14 Nobody's Law shows how people - who are disappointed, disenchanted, and outraged about the justice system - gradually move away from law. Using detailed case

studies and combining different theoretical perspectives, this book explores the legal consciousness of ordinary people, businessmen, and street-level bureaucrats in the Netherlands. The empirical research in this study tells an original and alternative narrative about the role of law in everyday life. While previous studies emphasize the law's hegemony and argue that it's 'all over', Hertogh shows that legal proliferation makes it harder for people to know, and subsequently identify with, the law. As a result, official law has become increasingly remote and irrelevant to many people. The central finding presented in this highly topical text is that these developments signal a process of 'legal alienation'— a gradual and mundane process with potentially serious consequences for the legitimacy of law. A timely and original study, this book will be of particular interest to scholars in the fields of law and society, socio-legal studies and legal theory.

Studying Law-Simon Askey 2014-07-23 Studying Law introduces students to the fundamental legal skills that they will need to successfully study the subject, such as case analysis, legislative interpretation, problem solving and essay writing, and to the core Law subjects themselves and the distinctions between them.

Practicing Ethnography in Law-J. Starr 2016-04-30 Practicing Ethnography in Law brings together a selection of top scholars in legal anthropology, social sciences, and law to delineate the state of the art in ethnographic research strategies. Each of these original essays addresses a particular set of analytical problems and uses these problems to explore issues of ethnographic technique, research methodology, and the theoretical underpinnings of ethnographic legal studies. Subjects explored include the relationship between legal and feminist scholarship, between law and the media, law and globalization, and the usefulness of a wide variety of research techniques: comparative, linguistic, life-history, interview, and archival. This volume will serve as a guide for students who are designing their own research projects, for scholars who are newly exploring the possibilities of ethnographic research, and for experienced ethnographers who are engaged with methodological issues in light of current theoretical

developments. The book will be essential reading for courses in anthropological methods, legal anthropology, and sociology and law.

Exploring the 'Legal' in Socio-Legal Studies-David Cowan 2019-03-01 Socio-legal studies have had an ambivalent relationship with the 'legal' - one of its defining aspects, but at the same time one that the discipline has sought to transcend or even leave behind. While socio-legal studies benefit hugely from the insights, methods and theories of other social science and humanity disciplines, the contributions to Exploring the 'Legal' in Socio-Legal Studies illustrate the value of a focus on the 'legal'. The chapters in this book combine traditional legal materials and analyses with other ways of engaging empirically with the 'legal'. They illustrate the rich potential of the 'legal' as a site both for theoretical and methodological reflection and for case study analysis. Taken as a whole, this volume demonstrates that methodological discussion is most helpful when rooted in empirical cases, and that the best case studies also help us to develop our methodologies. Bringing methodology and empirical analysis together offers an opportunity to reflect on socio-legal studies and develop the discipline in productive new directions.

The Pursuit of Justice-E. López 2010-06-07 The Pursuit of Justice is a realistic yet hopeful analysis of how the law works in practice rather than in theory. The multi-chapter discussion recognizes that decision makers in the law - judges, lawyers, juries, police, forensic experts and more - respond systematically to the incentive structures with which they are confronted.

The Palgrave Handbook of Education Law for Schools-Karen Trimmer 2018-06-30 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.

Ombudsmen and ADR-Naomi Creutzfeldt 2018-05-02 How do ordinary people experience and make sense of the informal justice system? Drawing on original data with British and German users of Ombudsmen—an important institution of informal justice, Naomi Creutzfeldt offers a nuanced comparative answer to this question. In so doing, she takes current debates on procedural justice and legal consciousness forward. This book explores consciousness around ‘alternatives’ to formal legality and asks how situated assumptions about law and fairness guide people’s understandings of the informal justice system. Creutzfeldt shows that the everyday relationship that people have with the informal justice system is shaped by their experiences and expectations of the formal legal system and its agents. This book is an innovative theoretical and empirical statement about the future prospects for informal justice in Europe.

Intersections of Law and Culture-Priska Gisler 2017-06-13 An inter-disciplinary, international collection that examines the mutual influences between law and culture through a series of sophisticated case studies showing how cultural phenomena are brought under legal regulation, how laws are resisted through cultural practices, and how those practices shape the way in which law is understood and applied.

A Legal Analysis of the Belt and Road Initiative-Giuseppe Martinico 2020-05-29 What does the Belt and Road Initiative mean for the existing multilateral organisations? What can it represent for the future of the European Union in the long run? What is the role of hard and soft law in the functioning of the Initiative? What does it represent from a legal theory perspective? This book aspires to contribute to the international debate by gathering scholars with different backgrounds (legal theorists, public international

lawyers, comparative lawyers) in a way that they can offer their inputs and observations concerning the Belt and Road Initiative.

Precedents and Judicial Politics in EU Immigration Law-Marie De Somer 2018-07-27 This study explores the use of precedents in the case law of the Court of Justice of the European Union (CJEU). It argues that a strategic use of precedent-based discourses aids the Court in developing its jurisprudence autonomously; that is, independent of the political preferences of EU member states. The study is based on a long-term assessment of CJEU case law in the politically sensitive area of immigration law. It traces the Court's rulings in this area from the 1970s up until the most recent period. The study identifies a series of consistent discursive patterns that slowly, but surely, moved EU immigration law beyond what member states had intended. The work takes an interdisciplinary approach, engaging with both political science and legal discussions on the Court of Justice and its role in processes of European integration.

Key Concepts in Law-Ian McLeod 2010-03-31 Legal terminology need not be intimidating or obscure. This is the ideal introduction to the meaning of the core vocabulary which confronts anyone approaching the study of Law for the first time. It includes clear explanations of Latin words and phrases. The 2nd edition has been thoroughly updated and revised throughout.

Law and the Unconscious-Pierre Legendre 1997-11-15 Law and the Unconscious is the first work of the French legal philosopher Pierre Legendre to appear in English. Trained as a lawyer, a historian and a psychoanalyst, the work of Pierre Legendre has consistently confronted law with the teaching and methods of psychoanalysis. The present collection of essays addresses a fascinating and diverse set of themes including the doctrinal regulation of tears, dance and law, the desire for the absolute, the war of texts, and the power of images.

Migrants Before the Law-Tobias G. Eule 2018-11-19 This book traces the practices of migration control and its contestation in the European migration regime in times of intense politicization. The collaboratively written work brings together the perspectives of state agents, NGOs, migrants with

precarious legal status, and their support networks, collected through multi-sited fieldwork in eight European states: Austria, Denmark, Germany, Italy, Latvia, Lithuania, Sweden and Switzerland. The book provides knowledge of how European migration law is implemented, used, and challenged by different actors, and of how it lends and constrains power over migrants' journeys and prospects. An ethnography of law in action, the book contributes to socio-legal scholarship on migration control at the margins of the state.

Law and Social Economics-M. White 2015-03-04 This edited volume is the first collection of essays exploring the intersection of social economics and the law, providing alternatives to neoclassical law-and-economics and applying them to real-world issues. Law is a social enterprise concerned with values such as justice, dignity, and equality, as well as efficiency - which is the same way that social economists conceive of the economy itself. Social economists and legal scholars alike need to acknowledge the interrelationship between the economy and the law in a broader ethical context than enabled by mainstream law-and-economics. The ten chapters in Law and Social Economics, written by an international assortment of scholars from economics, philosophy, and law, employ a wide variety of approaches and methods to show how a more ethically nuanced approach to economics and the law can illuminate both fields and open up new avenues for studying social-economic behavior, policy, and outcomes in all their ethical and legal complexity.

Integrating Socio-legal Studies Into the Law Curriculum-Caroline Hunter (Barrister) 2012 This collection examines how socio-legal studies and empirical legal research can be integrated into the law curriculum, looking at both core qualifying subjects and stand-alone socio-legal modules, and considering theoretical and methodological approaches combined with practical examples.

Clinical Legal Education in Asia-Shuvro Prosun Sarker 2016-04-29 This book describes the history, present status and possible future models of clinical legal education (CLE) in 12 Asian countries, with particular focus on the Asian character of CLE as it has evolved in different countries.

The American Legal System and Civic Engagement-Kenneth Manaster 2013-09-12 In recent years there has been a widely-recognized and serious lack of rational and civil public discussion about current issues. In *The American Legal System and Civic Engagement*, Manaster asserts that ordinary citizens can form their opinions on public issues more intelligently, confidently, and responsibly if they have some guidance on how to do it. Drawing from the tools and traditions of the American legal system, he offers guidance to aid citizens in understanding public issues and participating in the type of responsible public debate these challenging issues deserve. From analyzing the influence of the media in informing the public, to examining the role of the citizen as a juror, *The American Legal System and Civic Engagement* is a practical and informative guide to how Americans can better perform the civic duty that modern democracy requires.

Law, Politics and Violence in Israel/Palestine-Maayan Geva 2016-11-15 This book investigates the Israeli engagement with international law in relation to the Occupied Palestinian Territories (OPT) between 1967 and 2009. Grounded in a field-based study of the military International Law Department, it examines the dynamic position and impact that international law has had in the OPT. By analysing the Israeli 2008/9 offensive in Gaza as an example of contemporary warfare, the author argues that law and military agenda have become intertwined in 'lawfare', a condition sanctioning new forms of law and violence. The military legal system is central to the Israeli management of the OPT, yet despite the great interest in the legal aspects of the Israeli occupation, scholarly accounts of this institution are scarce. This discussion also has wider international relevance, particularly in the backdrop of the contemporary prominence of international law in Western militaries' operations. This book will appeal to researchers, practitioners and students interested in international relations, political theory, human rights, Middle Eastern politics, and legal studies.

An Introduction to the Study of the Law of the Constitution-A.V. Dicey 1985-09-30 A starting point for the study of the English Constitution and comparative constitutional law, *The Law of the Constitution*

elucidates the guiding principles of the modern constitution of England: the legislative sovereignty of Parliament, the rule of law, and the binding force of unwritten conventions.

Business Law-Stephen Judge 2009-06-23 With its real-world business-orientated approach, Business Law has been fully updated in line with the Companies Act 2006, and also streamlined to address the needs of today's student of this fascinating and fast-moving subject. Providing a salient introduction to law in a business context, this is a valuable learning companion.

The Confluence of Philosophy and Law in Applied Ethics-Norbert Paulo 2016-05-26 The law serves a function that is not often taken seriously enough by ethicists, namely practicability. A consequence of practicability is that law requires elaborated and explicit methodologies that determine how to do things with norms. This consequence forms the core idea behind this book, which employs methods from legal theory to inform and examine debates on methodology in applied ethics, particularly bioethics. It is argued that almost all legal methods have counterparts in applied ethics, which indicates that much can be gained from comparative study of the two. The author first outlines methods as used in legal theory, focusing on deductive reasoning with statutes as well as analogical reasoning with precedent cases. He then examines three representative kinds of contemporary ethical theories, Beauchamp and Childress's principlism, Jonsen and Toulmin's casuistry, and two versions of consequentialism—Singer's preference utilitarianism and Hooker's rule-consequentialism—with regards to their methods. These examinations lead to the Morisprudence Model for methods in applied ethics.

Contract Law-Ewan McKendrick 2018-04-19 A complete guide to contract law in a single volume: author commentary, carefully chosen cases, and extracts from academic materials complement each other to give students all they need for their undergraduate study of the subject. Comprising a unique balance of 40% text to 60% cases and materials, Contract Law: Text, Cases, and Materials combines the best features of a textbook with those of a traditional casebook. The author's clear explanations and analysis of the law provide invaluable support to students, while the extracts from cases and materials promote the

development of essential case reading skills and allow for a more detailed appreciation of the practical workings of the law. The book is accompanied by an Online Resource Centre which includes: \* Extra material with in-depth coverage of topics such as illegality and incapacity\* Updates on recent developments in the law\* Annotated web links to key sources of information on contract law\* Self-test multiple choice questions and answers

Socio-Legal Aspects of the 3D Printing Revolution-Angela Daly 2016-05-20 Additive manufacturing or '3D printing' has emerged into the mainstream in the last few years, with much hype about its revolutionary potential as the latest 'disruptive technology' to destroy existing business models, empower individuals and evade any kind of government control. This book examines the trajectory of 3D printing in practice and how it interacts with various areas of law, including intellectual property, product liability, gun laws, data privacy and fundamental/constitutional rights. A particular comparison is made between 3D printing and the Internet as this has been, legally-speaking, another 'disruptive technology' and also one on which 3D printing is partially dependent. This book is the first expert analysis of 3D printing from a legal perspective and provides a critical assessment of the extent to which existing legal regimes can be successfully applied to, and enforced vis-à-vis, 3D printing.

Torts-Alastair Mullis 2011-05-06 The previous editions of Torts were highly regarded for their clarity of explanation and engaging writing style, and this new fourth edition fully retains each of these qualities. The text has been extensively revised and updated, and there is a new chapter on privacy. The enhanced layout includes end of chapter summaries and self-test exercises and an extensive bibliography. This is therefore an ideal companion to the subject for both law undergraduates and GDL/CPE students.

The Elements of Legal Style-Bryan A. Garner 2002 A new edition of the classic in legal writing covers the basics of the field with new examples that illuminate mechanics, word choice, structure, and rhetoric.

The Modern Law of Evidence-Adrian Keane 2012-03-15 The Modern Law of Evidence is a best-selling and indispensable guide for students studying the contemporary law of evidence. The ninth edition examines

the theory behind the law of evidence as well as its practical application, with emphasis on current debates.

Great Debates in Criminal Law-Jonathan Herring 2015-04-03 An engaging introduction to the more advanced writings on criminal law, designed to provide the additional insights necessary to excel in the study of the subject.

Construction Contract Law-Mr John Adriaanse 2016-08-19 Covering the essentials of construction contracts, including how the law has developed, the reasoning behind key clauses and how contract law is applied in practice, this is an invaluable guide for students at undergraduate and postgraduate level, as well as for professionals working in the field.

Robot Rules-Jacob Turner 2018-10-29 This book explains why AI is unique, what legal and ethical problems it could cause, and how we can address them. It argues that AI is unlike any other previous technology, owing to its ability to take decisions independently and unpredictably. This gives rise to three issues: responsibility--who is liable if AI causes harm; rights--the disputed moral and pragmatic grounds for granting AI legal personality; and the ethics surrounding the decision-making of AI. The book suggests that in order to address these questions we need to develop new institutions and regulations on a cross-industry and international level. Incorporating clear explanations of complex topics, Robot Rules will appeal to a multi-disciplinary audience, from those with an interest in law, politics and philosophy, to computer programming, engineering and neuroscience.

Getting into Law-Emily Lucas 2018-04-02 What's the difference between a solicitor and barrister? What law course should you choose? Where do you find a training contract? If you're thinking of studying a law degree, the new and updated edition of Getting into Law provides you with all the information that you need to get onto the course of your choice and start a successful law career. From application and interview to funding and your future, this comprehensive guide takes you through every stage of applying for a law degree. Written with contributions from admission tutors from the UK's leading law schools and

top solicitors and barristers.

The Sound of Silence in European Administrative Law-Dacian C. Dragos 2020-08-29 This book examines administrative silence in a comparative manner in the EU law and 13 jurisdictions from Europe.

Administrative silence is an issue that lies at the intersection of legal and managerial aspects of public administration, a concept that is both reflecting and testing the principles of legal certainty, legality, good administration, legitimate expectations, and effectiveness. Inactivity or excessive length of proceedings appears to be of interest for comparisons, particularly in the context of the recent attempts to develop European convergence models. The book offers in-depth insights into legal regulation, theory, case law and practice regarding positive and negative legal fictions in the selected European jurisdictions.

Ethics, Law and Professional Issues-Ann Gallagher 2012-03-22 As a healthcare practitioner, you will face a broad range of professional dilemmas in your everyday practice. From seeking consent to upholding patient confidentiality, you'll rely on your knowledge of ethics, the law and professional codes of conduct to guide your actions. Balancing these three strands can be difficult, but with detailed scenarios and accessible discussion, this book guides you through the complexities of practice. Taking a practice-based approach, the text explores the combination of ethical, legal and professional issues which characterise the field of healthcare. A range of experienced contributors come together to provide: ■ detailed analysis of confidentiality, accountability, consent, capacity and justice, all grounded within the daily practice context; ■ authoritative guidance through discussion of legal cases, excerpts from statutes and extracts from professional guidelines; ■ realistic scenarios drawn from a range of health settings, unravelling and illustrating the guidelines, statutes and policies which influence practice; ■ advice on balancing the conflicting pressures of the modern healthcare context, from facing time limitations to challenging the unprofessional practice of others. Ethics, Law and Professional Issues puts you at the centre of some of a practitioner's most difficult decisions. It is therefore an essential resource for any student of healthcare looking to develop an ethically, legally and professionally sound approach to practice.

Intellectual Property Law-Tina Hart 2009-08-20 A lively and accessible introduction to this highly complex and technical subject that covers the world of copyright, designs, patents and trade mark law. The authors combine backgrounds in academic teaching and top level private practice to produce an intellectually stimulating yet practical concise introduction to the subject.

Great Debates in Property Law-David Cowan 2012-07-31 An engaging introduction to the more advanced writings on property law, designed to provide the additional insights necessary to excel in the study of the subject.

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