

**SCIENZE GIURIDICHE / LAW****Diritto Amministrativo / Administrative Law**

Espuny Tomás, Mª.J.

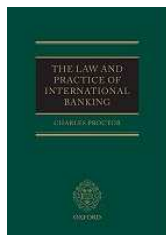
**La integración de la mujer en las Fuerzas Armadas. Reflexiones históricas y realidades jurídicas para debate necesario**

br. 9788476988978 Eur 32 pagg. 256;

Bosch Editor (01/07/2010)

*Diritto Amministrativo / Administrative Law*

La presente obra constituye un acercamiento a la realidad histórica, social y jurídica de la mujer en las Fuerzas Armadas. Desde esta perspectiva y con un tratamiento multidisciplinar, los diferentes trabajos que integran este libro plantean una reflexión profunda sobre el papel de la mujer en el ámbito castrense. Partiendo de una investigación histórico-jurídica, en la que se detectan y visibilizan las dificultades e impedimentos para la efectiva incorporación de la mujer en el ejército (M. J. Espuny Tomás, O. Paz Torres), se pasan a estudiar políticas públicas de igualdad concretas y actuales adoptadas en el mismo (G. García González, C. Gala Durán), así como a analizar la participación de la mujer en Operaciones y Misiones Internacionales (S. Beltrán García, J. Gifra Durall). Finalmente, la obra concluye con un estudio sobre la percepción de la sociedad civil ante la incorporación y presencia de la mujer en las FAS (J. Cañabate Pérez).

**Diritto Bancario E Finanziario / Banking And Finance Law**

Proctor C.

**The Law and Practice of International Banking**

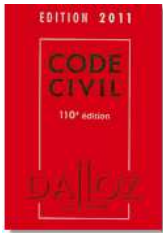
ril. 9780199291861 Lst 195 pagg. 928;

Oxford U.P. (19/08/2010)

*Diritto Bancario E Finanziario / Banking And Finance Law*

Law and Practice of Modern Banking is a comprehensive and authoritative work on the law of banking, paying particular attention to the needs of legal practitioners in international finance centres. This is the first major banking law text to publish for some years and it provides a fresh approach to banking law by taking into account recent major developments in the field. Such developments include the increasing growth of cross-border transactions and problems, the rise of electronic banking and payment systems, the appearance of Islamic finance on the world stage, and policy, practice and regulatory matters resulting from the banking crisis

**Diritto Civile / Civil Law**



**Code civil - Edition 2011 - 110/e**

Collection : Codes Dalloz

br. 9782247088959 Eur 39 pagg. 2888;

Dalloz (01/08/2010)

*Diritto Civile / Civil Law*

L'édition 2011 du Code civil est marquée par une actualité textuelle très variée. Le Code intègre notamment la loi du 15 juin 2010 modifiant certaines dispositions du code civil compte tenu de la création de l'entrepreneur individuel à responsabilité limitée, la loi du 1er juillet 2010 portant réforme du crédit à la consommation et en dernier lieu la loi du 9 juillet 2010 relative aux violences faites aux femmes, aux violences au sein des couples et aux incidences de ces dernières sur les enfants. L'actualité jurisprudentielle, riche, se traduit en particulier par la refonte des articles 1134 et 1135 pour les contrats, 2313 et 2314 pour le cautionnement, et par la transposition de la jurisprudence relative à la prescription. En raison de nombreux arrêts récents rendus en matière de droit international privé, les articles 14 et 15 ont également été entièrement refondus



Fuentes Lojo Lastres, A

**Comentarios a la normativa de Propiedad Horizontal de Cataluña. Comentarios, problemática y jurisprudencia**

ril. 9788476988930 Eur 95 pagg. 832;

Bosch Editor (01/07/2010)

*Diritto Civile / Civil Law*

La entrada en vigor en el año 2.006 del Libro V del Código Civil de Catalunya, cuyo Capítulo III se dedica a la regulación como derecho propio de esta Comunidad Autónoma del Régimen jurídico de la Propiedad Horizontal, supuso una novedad de gran trascendencia, por la considerable extensión que en la sociedad actual tiene la aplicación de este régimen de copropiedad. Tras un primer período de reflexión y estudio, transcurridos ya más de tres años de su entrada en vigor, el autor se ha decidido a publicar esta obra, complementando las anteriores publicadas en esta misma editorial relativas a la ley estatal de Propiedad Horizontal, que ha dejado de ser aplicable en Catalunya



Lucas Esteve, A

**El règim de comunitat de béns. La creació d'un patrimoni destinat al sosteniment de la família**

br. 9788476988954 Eur 39 pagg. 324;

Bosch Editor (01/07/2010)

*Diritto Civile / Civil Law -DIRITTO DI FAMIGLIA / FAMILY LAW*

El règim de comunitat de béns és el primer règim econòmic matrimonial de comunitat regulat, amb caràcter general, pel dret civil català. El règim de comunitat de béns és un règim voluntari que crea un patrimoni comú que comprèn tots els béns, guanys o beneficis obtinguts per qualsevol dels cònjuges. El fonament d'aquest règim és la satisfacció de les necessitats familiars i, amb aquest objectiu, es crea un patrimoni diferenciat. La gestió d'aquest nou patrimoni és la representació màxima de la importància de la família per damunt de les qüestions patrimonials

**Diritto Commerciale / Commercial Law**



Mistelis L.A.

**Concise International Arbitration**

ril. 9789041126092 Eur 100 pagg. 1136;

Kluwer Law International (01/07/2010)

*Diritto Commerciale / Commercial Law*

Although the market for information on international arbitration is growing increasingly competitive, until now there has been a singular lack of a short, direct guide of manageable size that focuses on answering the essential questions that inevitably arise. The reality of international arbitration practice is that practitioners often work in an array of jurisdictions, under differing rules and different conventions. Therefore, rather than focusing on the rules of a particular institution, a particular country, or a particular convention, the article-by-article commentary in Concise International Arbitration offers the reader a swift understanding of all provisions of the leading arbitration instruments



Morse G.

**Partnership Law - 7/e**

br. 9780199576760 Lst 34,95 pagg. 400;

Oxford U.P. (15/07/2010)

*Diritto Commerciale / Commercial Law*

The work explains the essential characteristics of the subject, highlighting difficult and developing areas by reference to both established and modern cases and legislation. In addition to UK authorities, of which there are an increasing number at a high level, it also covers cases from many parts of the Commonwealth that still use the Partnership Act of 1890



Pernazza

**Corporations and Partnerships in Italy**

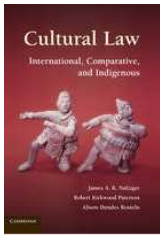
br. 9789041133595 Eur 85 pagg. 280;

Kluwer Law International (01/07/2010)

*Diritto Commerciale / Commercial Law*

Derived from the renowned multi-volume International Encyclopaedia of Laws, this practical analysis of the law of business formations in Italy provides quick and easy guidance on a variety of corporate and partnership considerations such as mergers, rights and duties of interested parties, stock exchange rules, labour laws, and takeovers. Lawyers who handle transnational business will appreciate the explanation of local variations in terminology and the distinctive concepts that determine practice and procedure

**Diritto Comparato / Comparative Law**



Nafziger J.A.R

**Cultural Law International, Comparative, and Indigenous**

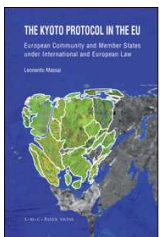
ril. 9780521865500 Lst 90 pagg. 912;

Cambridge U.P. (30/09/2010)

*Diritto Comparato / Comparative Law*

Cultural law is a new and exciting field of study and practice. The core themes of linguistic and other cultural rights, cultural heritage, traditional crafts and knowledge, the performing arts, sports, and religion are of fundamental importance to people around the world, engaging them at the grass roots and often commanding their daily attention. The related legal processes are both significant and complex

**Diritto Dell'Ambiente / Environmental Law**



Massai L.

**The Kyoto Protocol in the EU - European Community and Member States under International and European Law**

ril. 9789067043236 Lst 60 pagg. 350;

Cambridge U.P. (31/08/2010)

*Diritto Dell'Ambiente / Environmental Law*

The participation of the European Community and the Member States in the international climate change regimes is a complex issue. In the case of the Kyoto Protocol, this is rendered more complicated by the fact that, for the purposes of Article 4 of the Kyoto Protocol, the membership of the European Community and Member States is frozen at a particular point in time. The result of this is that, under international law, the European Community and a part of the Member States (EU15) have agreed to jointly fulfil some of those obligations, whereas under community law all Member States share a certain degree of responsibility to meet the obligations created by the Kyoto Protocol.

**Diritto Di Famiglia / Family Law**



Marín Consarnau, D

**La reagrupación familiar en el régimen comunitario. Problemas de discriminación inversa**

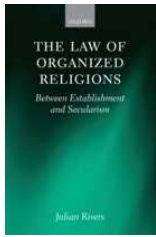
br. 9788476989012 Eur 32 pagg. 252;

Bosch Editor (01/06/2010)

*Diritto Di Famiglia / Family Law*

El presente libro ofrece un estudio de la reagrupación familiar basado en el régimen jurídico de extranjería aplicable al reagrupante en función de si se trata de un reagrupante ciudadano de la Unión o nacional español. La pérdida del trato equivalente que se producía en la reagrupación familiar anterior al año 2007 así lo justifica. La normativa vigente supone la existencia de regulaciones diferentes para la reagrupación con diferencias entre estos reagrupantes, no tanto en las relaciones reconocidas, como sí en la propia ordenación del procedimiento para ciertos familiares. Lo cual, se defiende en el estudio, genera situaciones de discriminación inversa que se catalogan de anacrónicas, vulnera el Derecho comunitario, y los principios constitucionales de igualdad y no discriminación

**Diritto Ecclesiastico / Ecclesiastical Law**



Rivers J.

**The Law of Organized Religions - Between Establishment and Secularism**

ril. 9780199226108 Lst 50 pagg. 424;

Oxford U.P. (22/07/2010)

*Diritto Ecclesiastico / Ecclesiastical Law*

This book provides the first modern systematic account of the English law relating to religious organizations. It introduces the subject through an historical overview of the relationship between church and state, and a depiction of contemporary patterns and structures of organized faith. It considers in depth the emerging human rights law of religious associations, the legal constitution of religious bodies, the status of ministers of religion and legal privileges associated with public religion

**Diritto Europeo / European Law**



**L'expérience européenne - 50 ans de construction de l'Europe : 1957-2004 Des historiens en dialogue**

br. 9782802727804 Euro 65 pagg. 510;

Bruylant (01/08/2010)

*Diritto Europeo / European Law*

Pour comprendre ce que l'Union européenne peut devenir au XXIe siècle, il est indispensable d'avoir une vue d'ensemble sur les origines et les développements de cette organisation atypique dont les domaines de compétence, définis par les traités européens, modèlent la vie et les sociétés des Européens communautaires



Bouveresse A.

**Le pouvoir discrétionnaire dans l'ordre juridique communautaire**

br. 9782802727163 Eur 110 pagg. 660;

Bruylant (01/08/2010)

*Diritto Europeo / European Law*

De nombreuses études ont été consacrées au pouvoir discrétionnaire dans les ordres juridiques internes. Au centre de la dialectique du pouvoir et du droit, il n'est pas surprenant que cette question ait passionné la doctrine. Pourtant, aucune recherche importante n'a été menée sur cette notion en droit communautaire. Or l'identification des fondements, des manifestations et des limites de ce pouvoir ne se satisfait pas d'une transposition mécanique des solutions dégagées dans les droits nationaux



Delpérée F.

**Le dialogue parlementaire Belgique-Europe**

br. 9782802729587 Euro 45 pagg. 154;

Bruylant (01/08/2010)

*Diritto Europeo / European Law*

Les parlements nationaux peuvent-ils contribuer à l'exercice de la fonction législative dans l'Union européenne ? Les chambres législatives et les parlements de communauté et de région doivent-ils s'accorder pour faire entendre le point de vue de la Belgique fédérale? Quels changements constitutionnels ou réglementaires requiert le dialogue parlementaire? Comment mieux articuler les relations des autorités nationales avec le parlement européen? Ces questions sont envisagées dans le prolongement du traité de Lisbonne et des protocoles qui l'accompagnent



Kovar R.

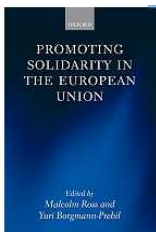
**Itinéraires d'un juriste européen**

br. 9782802728023 Euro 75 pagg. 702;

Bruylant (01/08/2010)

*Diritto Europeo / European Law*

Le droit de l'Union européenne a souvent été présenté comme un «judge made Law », par référence à la contribution de la Cour de justice à sa formation et à son développement. Pour exacte qu'elle soit, cette vision mérite d'être nuancée sinon complétée : le droit de l'Union européenne doit aussi beaucoup aux professeurs, et il peut être aussi, à juste titre, considéré comme un «Professorenrecht



Ross M.

**Promoting Solidarity in the European Union**

ril. 9780199583188 Lst 50 pagg. 280;

Oxford U.P. (15/06/2010)

*Diritto Europeo / European Law*

Offers the first extended analysis of the role of solidarity in shaping EU law and policy. Offers interdisciplinary and multinational approaches, drawing on experts in the area from law, sociology and political science Coverage extends beyond the usual topics in which solidarity is invoked, to include its impact on issues such as education and environmental policy. The European Commission has claimed that 'Solidarity is part of how European society works...'. But how are we to understand solidarity, and what are its implications to Government policy? Promoting Solidarity in the European Union addresses the question of what solidarity might mean today and its relevance to the purposes of the European Union and the way it functions. Is solidarity just a slogan or can it have meaningful legal and policy content? Contributions from leading scholars in law, politics, and sociology are brought together in this volume to discuss an idea that is coming under fresh scrutiny at a time when the EU's direction following the implementation of the Lisbon Treaty is hotly debated



Williams R

**Unjust Enrichment and Public Law - A Comparative Study of England, France and the EU**

ril. 9781841134147 Lst 50 pagg. 304;

Hart Publishing (01/07/2010)

*Diritto Europeo / European Law*

This book examines claims involving unjust enrichment and public bodies in France, England and the EU. Part 1 explores the law as it now stands in England and Wales as a result of cases such as Woolwich EBS v IRC, those resulting from the decision of the European Court of Justice (ECJ) in Metallgesellschaft and Hoechst v IRC and those involving Local Authority swaps transactions. So far these cases have been viewed from either a public or a private law perspective, whereas in fact both branches of the law are relevant, and the author argues that the courts ought not to lose sight of the public law issues when a claim is brought under the private law of unjust enrichment, or vice versa.

Diritto Internazionale / International Law



**La corruption et le droit international**

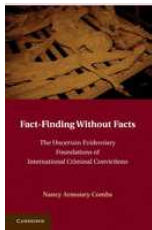
*Collection Organisation internationale et relations internationales*

br. 9782802727897 Euro 45 pagg. 226;

Bruylant (01/08/2010)

*Diritto Internazionale / International Law*

Qu'est-ce que la corruption, quelles en sont ses différentes manifestations dans les domaines économique, financier ou encore de la gestion de l'environnement ? Comment sont appréhendés les différents visages de ce phénomène par le droit international, quels sont les mécanismes de lutte contre la corruption, de la prévention à la répression? Telles sont quelques-unes des questions qui sont étudiées dans cet ouvrage qui assure la publication du colloque annuel du Réseau Francophone de Droit International (www.rfdi.net) qui s'est tenu à Paris, à l'OCDE en mai 2007



Combs, N.A.

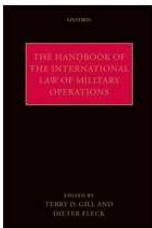
**Fact-Finding in International Criminal Law**

ril. 9780521111157 Lst 75 pagg. 440;

Cambridge U.P. (30/09/2010)

*Diritto Internazionale / International Law*

Fact-Finding Without Facts explores international criminal fact-finding - empirically, conceptually, and normatively. After reviewing thousands of pages of transcripts from various international criminal tribunals, the author reveals that international criminal trials are beset by numerous and severe fact-finding impediments that substantially impair the tribunals' ability to determine who did what to whom



Gill T.

**The Handbook of the International Law of Military Operations**

ril. 9780199545896 Lst 95 pagg. 688;

Oxford U.P. (19/08/2010)

*Diritto Internazionale / International Law*

The past decades have seen a remarkable development of military operations both within the United Nations collective security system and in other international settings. While traditional forms of military operations have been maintained and further developed, there have also been substantive developments, responding to new challenges for international security, the specific requirements of international and multinational cooperation, and legal regulation



Leroux N.

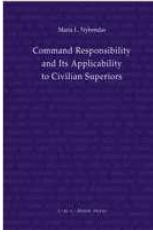
**La condition juridique des organisations non gouvernementales internationales**

br. 9782802728849 Euro 98 pagg. 576;

Bruylant (01/08/2010)

*Diritto Internazionale / International Law*

Le statut des organisations non gouvernementales est l'une des multiples Arlésiennes du droit international. Les tentatives visant à expliquer le phénomène non gouvernemental avec les seuls outils des internationalistes ne conduisent qu'à une vision parcellaire de la réalité, voire à des impasses. Cet ouvrage tente de dépasser ces difficultés, en s'attachant à cerner de manière empirique la teneur du régime juridique effectivement applicable à l'existence et à l'activité internationales des ONG



Nybondas, M.L

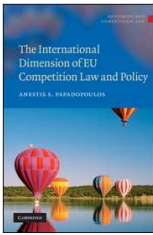
**Command Responsibility and Its Applicability to Civilian Superiors**

ril. 9789067043274 Lst 50 pagg. 250;

Cambridge U.P. (31/08/2010)

*Diritto Internazionale / International Law*

Article 28 of the Rome Statute explicitly provides that the command responsibility doctrine may be applied to both 'commanders and other superiors', and sets out separate criteria for the two categories of superiors. The question arises how the doctrine should be applied by the ICC and by other international courts and tribunals. Up until now, the doctrine has been applied to both military and civilian superiors without a distinctive provision. Maria L. Nybondas examines the applicability of the command responsibility doctrine to civilian superiors, taking as a point of departure the origin of the doctrine and the unique position of the commander.



Papadopoulou A.S.

**The International Dimension of EU Competition Law and Policy**

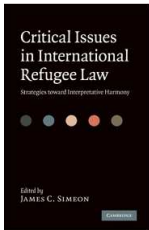
*Series: Antitrust and Competition Law*

ril. 9780521196468 Lst 65 pagg. 392;

Cambridge U.P. (30/09/2010)

*Diritto Internazionale / International Law*

Modern competition law was first employed by countries over one hundred years ago in order to address issues relating to restrictions of trade at the national level. Recent international economic integration has weakened the distinction between the domestic and the international in several fields of economic activity, and consequently the laws which regulate such activity, competition law included. Several attempts to address the paradox of adopting national competition rules to address international issues have been made at the international, regional and (lately) bilateral levels



Simeon J.

**Critical Issues in International Refugee Law - Strategies Toward Interpretative Harmony**

ril. 9780521199520 Lst 45 pagg. 248;

Cambridge U.P. (31/08/2010)

*Diritto Internazionale / International Law*

This volume of essays examines key cutting edge areas of international refugee law, including strategies for interpretative harmony, the rights of refugees and the standard of proof in complementary protection. Each topic is examined from a theoretical and a practical perspective in order to find solutions to the many legal issues and concerns which currently confront this area of law, and to seek ways to advance the field as a whole

**Diritto Marittimo / Maritime Law**



**2010 Anuario Mercantil para Abogados. Los casos más relevantes en 2009 de los grandes despachos**

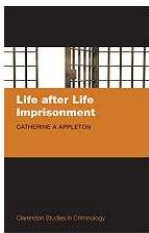
ril. 9786972500038 Eur 98 pagg. 740;

La Ley (01/07/2010)

*Diritto Marittimo / Maritime Law*

En el panorama del Derecho español no es nada habitual la presencia de obras de las características de este Anuario Mercantil, en la que un apreciable número de los despachos más reconocidos exponen abiertamente el elenco de los casos en los que los propios redactores de los trabajos han sido partícipes directos en su condición de abogados. Los artículos que se incluyen son, en definitiva, un reflejo de la situación económica de nuestro país en 2009, y los despachos que escriben sobre ellos no hacen sino mostrar algo por todos conocido: en el mundo actual, Derecho y Economía están íntimamente unidos y van parejos en su evolución

**Diritto Penale / Criminal Law**



Appleton C.

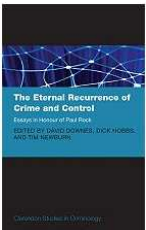
**Life after Life Imprisonment**

ril. 9780199582716 Lst 50 pagg. 280;

Oxford U.P. (08/07/2010)

*Diritto Penale / Criminal Law*

This new and important title explores one of the most contentious and sensitive topics in criminal justice: the release and resettlement of life-sentenced offenders. Life after Life Imprisonment provides an in-depth analysis of the post-prison experiences of 138 discretionary life-sentenced offenders, all of whom were released from prison across England and Wales during the mid-1990s. Using accessible and engaging data the book examines key legal developments within the criminal justice system for discretionary life-sentenced offenders, explores the frontline experiences of criminal justice practitioners charged with the responsibility of supervising life-sentenced offenders and analyses the 'stories' or life narratives of a group of individuals who have committed some of the most serious crimes. The book also examines the process of recall for life-sentenced prisoners and explores key factors associated with failure in the community. This work therefore contributes to a variety of different areas of theoretical concern to legal scholars and criminologists as well as to applied areas of interest to practitioners in the field. Significantly, the book offers a major insight into how societies respond to serious crimes and identifies important elements of successful reintegration for released life-sentenced offenders.



Downes D.

**The Eternal Recurrence of Crime and Control: Essays in Honour of Paul Rock**

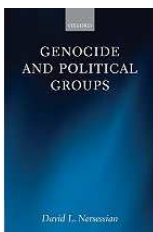
*Clarendon Studies in Criminology*

ril. 9780199580231 Lst 50 pagg. 336;

Oxford U.P. (01/07/2010)

*Diritto Penale / Criminal Law*

The resulting thirteen essays all examine and build upon the central themes associated with Paul Rock's work: social and criminological theory, policy development and policy-making, and victims and victimology. Together, the chapters draw on some of his landmark publications for inspiration and discuss the key findings presented over his 50 year career. These include his contribution to the theoretical development of symbolic interactionism and approaches to sociological theory and practice, as well as an analysis of the concept of criminal justice as a social institution and the resurgence of treatment programmes for women offenders. Also of note is a critical study of the Macpherson enquiry into the death of Stephen Lawrence, an ethnographic exploration of the repercussions of incarceration on prisoners' families and inmates, and two papers drawing on Paul Rock's work with victims and secondary victims of homicide



Nersessian D.L.

**Genocide and Political Groups**

ril. 9780199588909 Lst 70 pagg. 368;

Oxford U.P. (29/07/2010)

*Diritto Penale / Criminal Law*

The book discusses whether a stand-alone crime of political genocide should be recognized under international law. It begins by examining the historical development of genocide and critically assessing the unique requirements of the crime. It then demonstrates that other international offences - notably crimes against humanity and war crimes- are not workable substitutes for a specific offence that protects political groups



Roberts J.V.

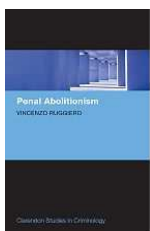
**Previous Convictions at Sentencing - Theoretical and Applied Perspectives**

ril. 9781849460422 Lst 40 pagg. 268;

Hart Publishing (01/07/2010)

*Diritto Penale / Criminal Law*

This latest volume in the Penal Theory and Penal Ethics series addresses one of the oldest and most contested questions in the field of criminal sentencing: should an offender's previous convictions affect the sentence? This question provokes a series of others: Is it possible to justify a discount for first offenders within a retributive sentencing framework? How should previous convictions enter into the sentencing equation? At what point should prior misconduct cease to count for the purposes of fresh sentencing?



Ruggiero V.

**Penal Abolitionism**

ril. 9780199578443 Lst 50 pagg. 256;

Oxford U.P. (08/07/2010)

*Diritto Penale / Criminal Law*

By collecting and discussing the key abolitionist arguments, the author critically analyses the views expressed by its leading proponents; Nils Christie, Louk Hulsman, Thomas Mathiesen and Herman Bianchi, examining in particular how their views took shape, their philosophical foundations, and the social and political context of abolitionist ideas and perspectives. Policies, such as the virtual abolition of custody for young offenders in Italy, are presented and the area of informal justice is also addressed, with an overview of mediation and compensation practices, and an assessment of the degree of their effectiveness and desirability

**Diritto Privato / Private Law**



Bant E.

**Exploring Private Law**

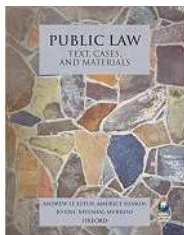
ril. 9780521764353 Lst 65 pagg. 500;

Cambridge U.P. (30/09/2010)

*Diritto Privato / Private Law*

Inspired by recent debate, the purpose of this collection of essays on private law doctrines, remedies, and methods is to celebrate and illustrate the contribution that both 'top-down' and 'bottom-up' methods of reasoning make to the development of private law. The contributors explore a variety of topical subjects, including judicial approaches to 'top-down' and 'bottom-up' methods; teaching trusts law; the protection of privacy in private law; the development of the law of unjust enrichment; the private law consequences of theft; equity's jurisdiction to relieve against forfeiture; the nature of fiduciary relationships and obligations; the duties of trustees; compensation and disgorgement remedies; partial rescission; the role of unconscionability in proprietary estoppel; and the nature of registered title to land

## Diritto Pubblico / Public Law



Le Sueur A.

**Public Law: Text, Cases, and Materials**

br. 9780199284191 Lst 36,99 pagg. 960;

Oxford U.P. (12/08/2010)

*Diritto Pubblico / Public Law*

The authors have drawn on their substantial experience as teachers and researchers to write a book that will enable readers to acquire both a thorough knowledge of the practicalities of this area of law and an understanding of the theoretical and political debates. The authors explain the key principles of constitutional law and practice, drawing on extracts from a diverse range of materials, along with case studies designed to bring the subject alive. Throughout the book a wealth of learning features - such as questions, discussion points and summaries - are used to help students develop their knowledge and understanding of the issues

## Diritto Societario / Social Law



Burrows A.

**Contract Formation and Parties**

ril. 9780199583706 Lst 115 pagg. 288;

Oxford U.P. (12/08/2010)

*Diritto Societario / Social Law*

This book presents a collection of current thinking on the central themes of contract formation and parties. The eighth volume in the Oxford-Norton Rose Law series the chapters originate from papers presented at the colloquium held in September 2009. The Oxford-Norton Rose Law colloquia bring together practitioners and academics to examine and discuss an area of commercial law central to both communities. The book begins with an introduction by the editors which draws out the central features of the discussions at the colloquium and includes a foreword by Lord Justice Longmore. It is then structured around these two primary themes of the colloquium and includes contributions from eminent academics

## Diritto Tributario / Fiscal Law



Calvo Végez, J

**Fiscalidad de la inversión inmobiliaria en el impuesto sobre sociedades: regímenes especiales**

br. 9788476989029 Eur 34 pagg. 274;

Bosch Editor (01/06/2010)

*Diritto Tributario / Fiscal Law*

La presente monografía tiene por objeto el estudio de la tributación a la que quedan sujetas en el Impuesto sobre Sociedades y, más precisamente, dentro de sus regímenes especiales, determinados vehículos o instrumentos jurídicos a través de los cuales se articulan diversas operaciones de inversión inmobiliaria. Nos estamos refiriendo concretamente a las recientemente creadas Sociedades Cotizadas de Inversión en el Mercado Inmobiliario (SOCIMI), a los denominados en la terminología anglosajona REITs (Real Estate Investment Trust), a las entidades dedicadas al arrendamiento de viviendas y a las Instituciones de Inversión Colectiva Inmobiliarias (Sociedades de Inversión Inmobiliaria y Fondos de Inversión Inmobiliaria).



Colina Rámirez, E. I.

**La defraudación tributaria en el código penal español. Análisis jurídico dogmático del art. 305 C.P.**

br. 9788476989005 Eur 45 pagg. 374;

Bosch Editor (01/07/0710)

*Diritto Tributario / Fiscal Law*

En las últimas décadas la delincuencia socioeconómica y fiscal (en especial, el delito de defraudación tributaria) ha cobrado gran interés no sólo en la doctrina jurídico-penal sino también en el plano legislativo y en el ámbito jurisprudencial. Son numerosas las normas que se han promulgado sobre esta materia, y numerosos también los problemas interpretativos y de aplicación que han surgido al hilo de dicha regulación



Sanz Gómez, R.J

**Las cláusulas anti-abuso específicas tributarias frente a las libertades de circulación de la Unión Europea**

br. 9788476989043 Eur 25 pagg. 202;  
Bosch Editor (01/07/2010)  
*Diritto Tributario / Fiscal Law*

El autor estudia los condicionantes que establece el Derecho originario de la Unión Europea y, en concreto, las libertades comunitarias, en la prevención del fraude y la evasión fiscal a través de las denominadas "cláusulas anti-abuso específicas". Partiendo del carácter restrictivo de estas cláusulas, se analiza el estado de la jurisprudencia relativa a los principios de no-discriminación y no-restricción, así como los motivos de interés general que permiten determinar, según el Tribunal de Justicia de la Unión Europea, que una diferencia de trato es admisible. La terminología empleada por el Tribunal en su jurisprudencia es objeto de una sistematización crítica

**Scienze Giuridiche / Law**



Gage, K.

**Die Revision in Strafsachen 7/e**

br. 9783899490213 Eur 99,95 pagg. 612;  
De Gruyter (01/08/2010)  
*Scienze Giuridiche / Law*

Das bereits in 7. Auflage vorliegende Standardwerk zum Revisionsrecht bietet eine hervorragende und gründliche Darstellung des schwierigen Rechtsgebiets der Revision im Strafprozeß. Das Werk wendet sich an alle mit der Revision in Strafsachen befaßten Juristen in Praxis, Ausbildung und Wissenschaft, indem es insbesondere aus der Perspektive der Bearbeiter von Revisionsbegründungen den gesamten Gang des Rechtsmittels - von der Verkündung des anzufechtenden Urteils bis zur Entscheidung des Revisionsgerichts bzw. des neu mit der Sache befaßten Tatgerichts - behandelt

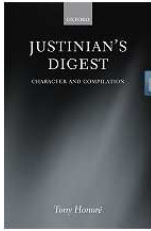


Knees, K.N.

**Zwangsvorsteigerung und Zwangsverwaltung**

ril. 9783899498417 Eur 69,95 pagg. 304;  
De Gruyter (01/07/2010)  
*Scienze Giuridiche / Law*

Das bereits in 6. Auflage erscheinende Standardwerk für die Praxis stellt den Vollstreckungsablauf einer Zwangsversteigerung von der Verfahrensordnung bis zur Erlösverteilung dar. Den Ausführungen ist ein „Lexikon der Immobilienzwangsvollstreckung“ vorangestellt, das einen schnellen Zugriff auf die wichtigsten Begriffe der Immobilienzwangsvollstreckung bietet. Ein eigenes Kapitel ist der Zwangsverwaltung gewidmet, die eine der drei Möglichkeiten der Zwangsvollstreckung in das unbewegliche Vermögen ist.

**Storia Del Diritto / History Of Law**

Honoré T.

**Justinian's Digest Character and Compilation**

ril. 9780199593309 Lst 50 pagg. 256;

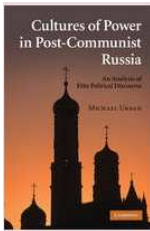
Oxford U.P. (15/07/2010)

*Storia Del Diritto / History Of Law*

This book is a study of the character and compilation of Justinian's Digest, the main volume of Justinian's Corpus Iuris Civilis (528-534 AD). This is often considered as one of the most influential works in the history of Western culture. It remains significant, partly because it is still a part of the law in six countries in Southern Africa, and partly because of its role in the evolution over fifteen hundred years of the theory and practice of human rights - a theme explored in Professor Honoré's previous book studying Ulpian (2nd ed, OUP 2002).

## SCIENZE POLITICHE / POLITICAL SCIENCE

### Politica Internazionale/ International Politics



Urban, M.

#### **Cultures of Power in Post-Communist Russia - An Analysis of Elite Political Discourse**

ril. 9780521195164 Lst 50 pagg. 232;

Cambridge U.P. (31/08/2010)

*Politica Internazionale/ International Politics*

In Russian politics reliable information is scarce, formal relations are of relatively little significance, and things are seldom what they seem. Applying an original theory of political language to narratives taken from interviews with 34 of Russia's leading political figures, Michael Urban explores the ways in which political actors construct themselves with words. By tracing individual narratives back to the discourses available to speakers, he identifies what can and cannot be intelligibly said within the bounds of the country's political culture, and then documents how elites rely on the personal elements of political discourse at the expense of those addressed to the political community. Urban shows that this discursive orientation is congruent with social relations prevailing in Russia and helps to account for the fact that, despite two revolutions proclaiming democracy in the last century, Russia remains an authoritarian state

### Relazioni Internazionali / International Relations



Kühnhardt L.

#### **Region Building: Global Proliferation of Regional Integration v. I**

ril. 9781845456542 Lst 71 pagg. 512;

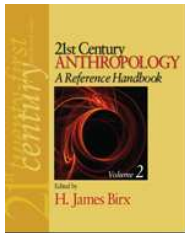
Berghahn Books Ltd (01/07/2010)

*Relazioni Internazionali / International Relations*

After two centuries of nation-building, the world has entered an era of region-building in search of political stability, cultural cohesion, and socio-economic development. Nations involved in the regional structures and integration schemes that are emerging in most regions of the world are deepening their ambitions, with Europe's integration experience often used as an experimental template or theoretical model. Volume I provides a political-analytical framework for recognizing the central role of the European Union not only as a conceptual model but also a normative engine in the global proliferation of regional integration. It also gives a comprehensive treatment of the focus, motives, and objectives of non-European integration efforts. Volume II offers a unique collection of documents that give the best available overview of the legal and political evolution of region-building based on official documents and stated objectives of the relevant regional groupings across all continents. Together, these volumes are important contributions for understanding the evolution of global affairs in an age when power shifts provide new challenges and opportunities for transatlantic partners and the world community

## SCIENZE SOCIALI / SOCIAL SCIENCE

### Antropologia / Anthropology



Birx H.J.

#### **21st Century Anthropology: A Reference Handbook**

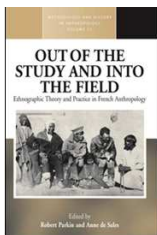
**Pre Publication Price Lst 165**

ril. 9781412957380 Lst 205 pagg. 1144;

Sage Publications (01/08/2010)

*Antropologia / Anthropology*

Via 100 entries or 'mini-chapters,' the SAGE 21st Century Reference Series volumes on Anthropology will highlight the most important topics, issues, questions, and debates any student obtaining a degree in the field of anthropology ought to have mastered for effectiveness in the 21st century. The purpose is to provide undergraduate students with an authoritative reference source that will serve their research needs with more detailed information than encyclopedia entries but not so much jargon, detail or density as a journal article or a research handbook chapter



Parkin R.

#### **OUT OF THE STUDY AND INTO THE FIELD - Ethnographic Theory and Practice in French Anthropology**

ril. 9781845456955 Lst 50 pagg. 292;

Berghahn Books Ltd (01/06/2010)

*Antropologia / Anthropology*

Outside France, French anthropology is conventionally seen as being dominated by grand theory produced by writers who have done little or no fieldwork themselves, and who may not even count as anthropologists in terms of the institutional structures of French academia. This applies to figures from Durkheim to Derrida, Mauss to Foucault, though there are partial exceptions, such as Lévi-Strauss and Bourdieu. It has led to a contrast being made, especially perhaps in the Anglo-Saxon world, between French theory relying on rational inference, and British empiricism based on induction and generally skeptical of theory. While there are contrasts between the two traditions, this is essentially a false view. It is this aspect of French anthropology that this collection addresses, in the belief that the neglect of many of these figures outside France is seriously distorting our view of the French tradition of anthropology overall. At the same time, the collection will provide a positive view of the French tradition of ethnography, stressing its combination of technical competence and the sympathies of its practitioners for its various ethnographic subjects.



Warde A.

#### **Consumption: Four Volume Set**

**Pre Publication Price £550.00**

ril. 9781848606333 Lst 600 pagg. 1808;

Sage Publications (31/08/2010)

*Antropologia / Anthropology*

Consumption is a core issue for all disciplines studying 'culture and society'. This four-volume set covers such diverse issues as food, environment and housing in terms of society's seemingly insatiable lust for consumption. "Volume One: The Shaping of the Field" includes classic and recent theoretical essays of lasting significance for the discipline and for the critique of consumer behaviour, by such influential voices such as Jean Baudrillard and Theodor Adorno. "Volume Two: Acquisition" deals with how people get what they consume. "Volume Three: Appropriation" draws from anthropology, sociology and cultural studies to expound on the central idea of appropriation, capturing the importance of people 'domesticating' mass-produced and alien products, converting them into items with personal meanings and using and appreciating them for their own purposes. "Volume Four: Appreciation" unpacks the frameworks of understanding acceptable conduct grounded in moral and social judgments of symbolic value

**Psicologia / Psychology**



Jackson L.R.

**Encyclopedia of Identity**  
**Pre Publication Price £190.00**

ril. 9781412951531 Lst 220 pagg. 1000;  
Sage Publications (22/08/2010)  
*Psicologia / Psychology*

No matter whether it is a discussion of nationhood, race, family, adolescence, or popular culture, identity is a mainstay in everyday conversations about who we say we are as individuals and citizens within a local or national community. The Encyclopedia of Identity presents a broad, comprehensive overview of the definitions, politics, manifestations, concepts, and ideas related to identity

**Scienze Sociali / Social Science**



Vogt W.P.

**Data Collection - Four-Volume Set**  
**Pre Publication Price £550.00**

ril. 9781847879301 Lst 600 pagg. 1664;  
Sage Publications (31/08/2010)  
*Scienze Sociali / Social Science*

Insufficient attention to collecting data is often to blame when a research project founders. So how can we avoid, at best, redoing the research and at worst, scrapping the project due to a lack of sufficient data? Data collection is the foundation of high quality research, but it is often given less attention than later steps in a research project, such as coding and analyzing data. The first step in implementing a research design is collecting the data. You first have to take care to gather appropriate types of and amount of data, because making adjustments later in the project can be prohibitive. This major work focuses on this neglected aspect of the research process. It is divided into five main sections that correspond to the broad types of research design and their associated sampling methods. The five categories of research design used to organize the selection are: surveys; interviews; experiments; observations, including ethnographic; and, archival and public sources of data. In each of the five sections, quantitative and qualitative data collection is discussed because each of these design types can be used to collect either or both types of data

**Sociologia / Sociology**



Oswell D.

**Cultural Theory - Four-Volume Set**  
**Pre Publication Price £550.00**

ril. 9781848607057 Lst 600 pagg. 1648;  
Sage Publications (31/08/2010)  
*Sociologia / Sociology*

This four volume collection brings together papers from a range of different journals from different fields, sub-disciplines and disciplines that address the central problem of the relation between culture and society. In doing so, it frames understandings of experience, text, meaning, power, stratification, identity, representation, practice, discourse, materiality, image, technology, and the many other concepts and categories in the context of this fundamental interrelationship



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