

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

Cebrián Abellán M.

El patrimonio de las Entidades Locales

br. 9788497905329 Eur 105 pagg. 623;

Bosch Editor (01/02/2010)

Diritto Amministrativo / Administrative Law

El objetivo de la obra ha sido analizar el régimen jurídico que afecta a los bienes locales. Se abordan, entre otros, temas referidos al sistema de fuentes normativas, a las clases de bienes locales y a su diferente régimen jurídico; así como al disfrute y aprovechamiento de los mismos y al desahucio por vía administrativa. Se ha incidido, no obstante, en materias que afectan al régimen de conservación y tutela de los bienes, y en otras vinculadas al tráfico de los mismos, como su adquisición y transferencia. El análisis parte de las determinaciones contempladas en la Ley de Patrimonio de las Administraciones Públicas, su Reglamento General de desarrollo -en sus preceptos de aplicación general- y la Ley Reguladora de las Bases del Régimen Local, vinculando tal regulación a las previsiones existentes en la normativa autonómica y restante normativa estatal en materia de bienes, en especial, el Reglamento de Bienes de las Entidades Locales



Turrillas A.

Fundaciones y derecho administrativo

br. 9788497687034 Eur 57 pagg. 504;

Marcial Pons (01/02/2010)

Diritto Amministrativo / Administrative Law

Siempre ha existido una intensa relación --no exenta de cierta tensión-- entre el Derecho administrativo y las fundaciones. Dado que durante el siglo XIX se construyeron conceptual y jurídicamente ambos sistemas: las fundaciones como participación privada en tal consecución, y la Administración pública --y el Derecho administrativo-- como una cierta monopolización de tal fin (el «servicio público»), así como con un papel de supervisor de la vida institucional y jurídica. Por tal razón, la fundación, institución peculiar dentro de Derecho civil, es únicamente autorizada por el poder público en cuanto cumple tal fin «de interés general». En este libro se examina cómo la vinculación entre público y privado no es algo extrínseco o añadido, debido al fin que cumple la fundación o, menos aún, en una necesidad de fiscalización institucional, sino que es consustancial a la esencia propia de la fundación. Y, así, su ser ha de entenderse no tanto bajo el prisma de la concurrencia colaborativa en el logro del «interés general», cuanto en que tal iniciativa privada con aceptación pública, se inserta en toda la estructura estática y dinámica de la fundación: fin, patrimonio, y sujetos; nacimiento-negocio fundacional, vida y extinción-liquidación, respectivamente

Diritto Civile / Civil Law



Gallego Brizuela C.

Comunidades de vecinos: todas las respuestas

br. 9788481263114 Eur 50 pagg. 436;

La Ley (01/02/2010)

Diritto Civile / Civil Law

Esta obra le ofrece un completo abanico de respuestas a las dudas que suscita la práctica cotidiana, ofreciendo una panorámica que abarca la realidad viva de las comunidades de vecinos. A través de más de 400 respuestas, este libro compendia una selección de las más interesantes cuestiones que viene contestando el autor en el Servicio de Consultas de la web de Comvecinos



Mendez Crespo, L

Formularios de actos y contratos sobre bienes inmuebles

br. 9788497905152 Eur 105 pagg. 410;

Bosch Editor (01/02/2010)

Diritto Civile / Civil Law

En este momento actual en el que nos encontramos e impulsados por un movimiento del mercado inmobiliario tendente a retrotraerse en el ámbito de la compra y expandirse en el ámbito del alquiler, es cuando encontramos que un libro como este puede resultar de utilidad a todo profesional que quiera dedicar sus esfuerzos en este sector de la economía tan mermado. En un sector con gran afluencia de intrusismo profesional en el que cualquier persona había sido considerada profesional inmobiliario, existen y seguirán existiendo muchas dudas y situaciones en las que son necesarias la experiencia y ciertos modelos que nos ayuden a plasmar los diferentes negocios jurídicos e incidencias posteriores que se plantean entre las partes.

Diritto Commerciale / Commercial Law



Van Dirk

Common Legal Framework for Takeover Bids in Europe - 2 vols set

Law Practitioner Series

ril. 9780521191777 Lst 160 pagg. 826;

Cambridge U.P. (28/02/2010)

Diritto Commerciale / Commercial Law -DIRITTO DELLA CONCORRENZA / COMPETITION LAW

This book discusses the Takeover Directive and its implementing rules in each Member State of the European Union and the European Economic Area, providing companies and their advisors with useful insight into the legal framework and principles applicable to takeover bids in the region. The Council Directive of 21 April 2004 on takeover bids sets forth the general principles applicable to takeover bids and clarifies certain minimum rules with respect to the procedure for a takeover bid, the obligation to make a mandatory bid in the event a minimum threshold is crossed and the majority shareholder's squeeze-out right as well as the minority shareholders' sell-out rights. Furthermore, the Directive defines the authority which is competent to approve offer documents and supervise takeover bids, and provides for optional restrictions on the actions of the target company's management and on defence mechanisms

Diritto Comparato / Comparative Law



Eggermont F.

Research Guide to Instruments of European Regional Organizations

br. 9789400000353 Eur 42 pagg. 176;

Intersentia (01/03/2010)

Diritto Comparato / Comparative Law

This Research Guide to Instruments of European Regional Organizations is the product of years of teaching experience in methodology of law in the capital of Europe, namely at the Law Faculty of the Free University of Brussels. The research guide focuses on how to find and use instruments of European regional organizations. It is mainly intended to be a practical instrument for students of an advanced level, lawyers and public servants who work in the field of European law. In a practical way, this book offers a detailed description on how to do research in sources of European law in the most efficient way



Ibbetson D.

Comparative Studies in the Development of the Law of Torts in Europe - 6 Volume Set

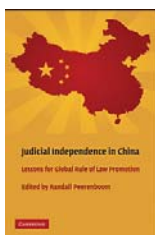
Special Price - On offer at £ 295.00 until 01 August 2010

ril. 9780521199537 Lst 330 pagg. 1564;

Cambridge U.P. (30/04/2010)

Diritto Comparato / Comparative Law

This six-volume set contains the results of the first stage of an AHRC-funded project which aims to examine the nature of legal development in Western Europe since 1850, focusing on liability for fault. By bringing together experts with different disciplinary backgrounds - comparative lawyers and legal historians, all with an understanding of modern tort law in their own systems - and getting them to work collaboratively, the books produce a more nuanced comparative legal history, and one which is theoretically better informed



Peerenboom R.

Judicial Independence in China - Lessons for Global Rule of Law Promotion

ril. 9780521190268 Lst 55 br. 9780521137348 Lst 19,99 pagg. 272;

Cambridge U.P. (01/04/2010)

Diritto Comparato / Comparative Law

This volume challenges the conventional wisdom about judicial independence in China and its relationship to economic growth, rule of law, human rights protection, and democracy. The volume adopts an interdisciplinary approach that places China's judicial reforms and the struggle to enhance the professionalism, authority, and independence of the judiciary within a broader comparative and developmental framework. Contributors debate the merits of international best practices and their applicability to China; provide new theoretical perspectives and empirical studies; and discuss civil, criminal, and administrative cases in urban and rural courts.



Van Gerven D.

Cross-Border Mergers in Europe

Law Practitioner Series

ril. 9780521483278 Lst 85 pagg. 376;

Cambridge U.P. (31/03/2010)

Diritto Comparato / Comparative Law -DIRITTO COMMERCIALE / COMMERCIAL LAW

This discussion of the Cross-Border Merger Directive and its implementing legislation in each Member State of the European Union and the European Economic Area provides companies and their advisors with useful insight into the legal framework applicable to, and the tax treatment of, cross-border mergers throughout the European Economic Area. Analysis of the Community rules laid down in the Cross-Border Merger Directive and the Community rules on the tax treatment of cross-border mergers is complemented by chapters on the implementing legislation in each Member State, prepared in accordance with a common format and contributed by a practitioner from each state. Annexes contain the Cross-Border Merger Directive (Annex I), the Parent-Subsidiary Directive (Annex II) and a list of the implementing legislation in each Member State (Annex III)



Yates G.

A Practical Guide to Private Equity Transactions

Law Practitioner Series

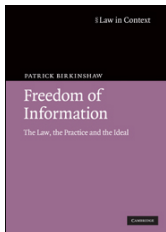
ril. 9780521193115 Lst 95 pagg. 464;

Cambridge U.P. (28/02/2010)

Diritto Comparato / Comparative Law -DIRITTO COMMERCIALE / COMMERCIAL LAW-DIRITTO DELLA CONCORRENZA / COMPETITION LAW

This overview of a complex and often misunderstood subject takes the reader through the issues that are faced throughout the life cycle of a private equity investment, from the identification of an opportunity, through the various stages of the transaction and the lifetime of the investment, to the eventual exit by the investor. The analysis of key documentation and legal issues covers company law, employment law, pensions, taxation, debt funding and competition law, taking into account recent legal developments such as the Companies Act 2006, the recent emergence of private equity in the UK and the challenges faced by the industry as a result of the financial crisis

Diritto Costituzionale / Constitutional Law



Birkinshaw P.

Conceptual Foundations of Antitrust 4/e

Series: Law in Context

ril. 9780521888028 Lst 80 br. 9780521716086 Lst 38 pagg. 528;

Cambridge U.P. (31/03/2010)

Diritto Costituzionale / Constitutional Law -DIRITTO AMMINISTRATIVO / ADMINISTRATIVE LAW

Enacted in 2000 and in operation in the UK since 2005, the Freedom of Information (FOI) Act has revealed information which has generated calls for constitutional reform. A massive 'information jurisprudence' has developed through the decisions of the Information Commissioner, the Information Tribunal and the courts. Governments' responses to the war on terror have involved increased resort to claims of national security and accompanying secrecy, but these developments have to exist alongside demands for FOI and transparency. FOI has to balance access to and protection of personal information, and major amendments have been made to the Data Protection Act in order to balance the competing demands of transparency and privacy



Rowbottom J.

Democracy Distorted Wealth, Influence and Democratic Politics

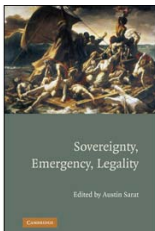
Series: Law in Context

ril. 9780521876650 Lst 55 br. 9780521700177 Lst 21,99 pagg. 230;

Cambridge U.P. (31/05/2010)

Diritto Costituzionale / Constitutional Law -DIRITTO AMMINISTRATIVO / ADMINISTRATIVE LAW

High-profile controversies surrounding the funding of political parties have shown how inequalities in wealth can enter the political process. The growth of the professional lobbying of MPs and the executive raises similar questions about money in politics. More broadly, inequalities emerge in terms of the opportunities the public have to participate in political debate. This analysis of the ways wealth can be used to influence politics in Britain explores the threat posed to the principle of political equality. As well as examining lobbying and party funding, the discussion also focuses on the ownership and control of the media, the chance to be heard on the internet and the impact of the privatisation of public spaces on rights to assemble and protest



Sarat A.

Sovereignty, Emergency, Legality

ril. 9780521112239 Lst 55 pagg. 312;

Cambridge U.P. (31/03/2010)

Diritto Costituzionale / Constitutional Law

It is widely recognized that times of national emergency put legality to its greatest test. In such times we rely on sovereign power to rescue us, to hold the danger at bay. Yet that power can and often does threaten the values of legality itself. *Sovereignty, Emergency, Legality* examines law's complex relationship to sovereign power and emergency conditions. It puts today's responses to emergency in historical and institutional context, reminding readers of the continuities and discontinuities in the ways emergencies are framed and understood at different times and in different situations. And, in all this, it suggests the need to be less abstract in the way we discuss sovereignty, emergency, and legality. This book concentrates on officials and the choices they make in defining, anticipating, and responding to conditions of emergency as well as the impact of their choices on embodied subjects, whether citizen or stranger

Diritto Dell'Informazione / Communication Law



Ryan M.H.

The EU Regulatory Framework for Electronic Communications Handbook 2010 Edition

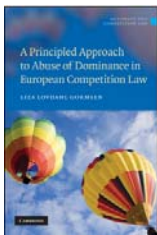
br. 9781847665454 Lst 80

Tottel Publishing (01/03/2010)

Diritto Dell'Informazione / Communication Law -DIRITTO EUROPEO / EUROPEAN LAW

This title collects the key European legislation and other instruments pertinent to the electronic communications sector and in some cases is annotated by Michael Ryan and his colleagues. It is the only place where all the legislation is consolidated. There is a raft of new legislation that is currently before the EU parliament which should be adopted early in 2010

Diritto Della Concorrenza / Competition Law



Lovdahl Gormsen L.

A Principled Approach to Abuse of Dominance in European Competition Law

Series: *Antitrust and Competition Law*

ril. 9780521767149 Lst 65 pagg. 188;

Cambridge U.P. (31/03/2010)

Diritto Della Concorrenza / Competition Law

Three questions surround the interpretation and application of Article 82 of the EC Treaty. What is its underlying purpose? Is it necessary to demonstrate actual or likely anticompetitive effects on the market place when applying Article 82? And how can dominant undertakings defend themselves against a finding of abuse? Instead of the usual discussion of objectives, Liza Lovdahl Gormsen questions whether the Commission's chosen objective of consumer welfare is legitimate. While many Community lawyers would readily accept and indeed welcome the objective of consumer welfare, this is not supported by case law.

Diritto Di Proprieta' Intellettuale / Intellectual Property Law



Cook T.

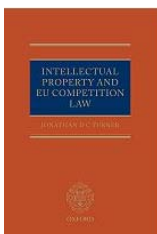
EU Intellectual Property Law

ril. 9781904501527 Lst 145 pagg. 145;

Oxford U.P. (01/03/2010)

Diritto Di Proprieta' Intellettuale / Intellectual Property Law -DIRITTO EUROPEO / EUROPEAN LAW

European Union law affects the law of intellectual property in two main ways. The first is under EC Treaty provisions on non-discrimination, free movement of goods (in relation to parallel imports) and principles of competition law (in relation to licensing of IPRs or refusal to grant such licenses). A significant part of this book deals with those aspects of Community law that are common to most intellectual property rights across the EC, including the effect of the EC treaty on national intellectual property rights, limited harmonisation of those rights in some areas, and how EU law impacts on enforcement



Turner

Intellectual Property and EU Competition Law

ril. 9781904501459 Lst 145 pagg. 376;

Oxford U.P. (01/03/2010)

Diritto Di Proprieta' Intellettuale / Intellectual Property Law

The interface between intellectual property rights and competition policy is one of the most important and difficult areas of EU commercial law. Traditionally seen as involving a conflict between monopoly rights and the promotion of competition, the relationship is now regarded as a more subtle and complex one between regimes which promote different forms of competition in different ways. These regimes have to be reconciled against the background of a complicated relationship between EU law, national laws and international treaties relating to intellectual property. There have been major developments in this area in recent years, including cases such as Microsoft, DSD, GlaxoSmithKline and Astra-Zeneca, the Commission's guidance on exclusionary abuses of dominant position, the investigation into the pharmaceutical sector, the Technology Transfer Block Exemption, and the Commission's Guidelines on Technology Transfer

Diritto Europeo / European Law



Brüggemeier G.

Fundamental Rights and Private Law in the European Union - 2 Vols set

ril. 9780521196338 Lst 175 pagg. 1200;

Cambridge U.P. (30/04/2010)

Diritto Europeo / European Law

This two-volume comparative study, carried out by the Research Training Network on Fundamental Rights and Private Law in the European Union, offers an overview of the doctrines and case law on the direct or indirect application of a fundamental right, for example a national constitutional right or an international human right, in order to solve a dispute between private parties in England, France, Germany, Italy, the Netherlands, Poland, Portugal, Spain and Sweden. Volume I contains national reports for each country, preceded by a brief introduction explaining the project terminology and methodology and followed by a comparative chapter. A contribution on the horizontal effect of fundamental rights and freedoms in EU law is also included. Volume II includes ten comparative analyses of selected case patterns in contract, tort, property and family law, which have been adjudicated with reference to fundamental rights in many or at least some of these countries



Lazowski A.

The Application of EU Law in the New Member States - Brave New World

ril. 9789067042741 Lst 95 pagg. 650;

Cambridge U.P. (28/02/2010)

Diritto Europeo / European Law

This critical overview of EU-related legal developments in the twelve countries which have joined the European Union between 2004 and 2007 explores the impact of the newcomers on the EU and its functioning and the constitutional challenges associated with the membership. Contributions by academics and members of the judiciary unlock a number of legal phenomena, showing how EU law is making headway in the countries, which with the exception of Malta and Cyprus for decades suffered from the communist brain drain



O'Connor B.

Understanding EU Commission Tenders - A Practical Guide

br. 9789400000209 Eur 60 pagg. 254;

Intersentia (01/02/2010)

Diritto Europeo / European Law

Each year the institutions of the European Union tender for contracts with a total value of between €18 - €20 billion. These already large figures are likely to increase in the new budget for 2013 onwards. The contracts impact on all areas of the economy and include initiatives not only in the EU itself but in many developing countries for which the EU provides financial assistance. Tender procedures are designed to ensure that EU funds are properly allocated. So the Commission welcomes the widest participation in tenders and gives early notice of upcoming tenders. In this way, the Commission tries to get the right blend of skill, experience and cost. Tenderers, for their part, want to know that their projects are fairly evaluated and that their efforts are treated equally to all others.



Szarek-Mason P.

The European Union's Fight Against Corruption - The Evolving Policy Towards Member States and Candidate Countries

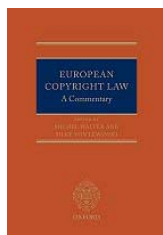
Series: *Cambridge Studies in European Law and Policy*

ril. 9780521113571 Lst 65 pagg. 320;

Cambridge U.P. (31/03/2010)

Diritto Europeo / European Law

The fight against corruption emerged as one of the most significant issues during the 2004 enlargement of the EU and gained even more importance with the accession of Romania and Bulgaria in 2007. In order to prepare candidate countries for membership, the EU found it necessary to create new institutions and mechanisms to address corruption. Patrycja Szarek-Mason traces the development of the EU anti-corruption framework, showing how recent enlargements transformed EU policy and highlighting inequities between the treatment of candidate countries and existing Member States



Walter M.

European Copyright Law - A Commentary

ril. 9780199227327 Lst 225 pagg. 1564;

Oxford U.P. (01/04/2010)

Diritto Europeo / European Law -DIRITTO DI PROPRIETA' INTELLETTUALE / INTELLECTUAL PROPERTY LAW

The revised English edition takes into account the many significant developments which have taken place since the German edition was published, including the Software Directive, the Database Directive, the revised text of the Product Piracy Regulation, the Enforcement Directive and the review of the EC legal framework in the field of Copyright and Related Rights. This book is a must have text for practitioners and academics working in the areas of intellectual property law and policy-making as it offers for the first time in the English language, a clear and comprehensive analysis of European Copyright Law in the style of a commentary. Relevant Europe-wide, this book also has a global market given the importance of the EU in intellectual property circles around the world.



Williams A.

The Ethos of Europe - Values, Law and Justice in the EU

Series: Cambridge Studies in European Law and Policy

ril. 9780521118286 Lst 60 br. 9780521134040 Lst 23,99 pagg. 384;

Cambridge U.P. (31/03/2010)

Diritto Europeo / European Law

Can the EU become a 'just' institution? Andrew Williams considers this highly charged political and moral question by examining the role of five salient values said to be influential in the governance and law of the Union: peace, the rule of law, respect for human rights, democracy, and liberty. He assesses each of these as elements of an apparent 'institutional ethos' and philosophy of EU law and finds that justice as a governing ideal has failed to be taken seriously in the EU. To remedy this condition, he proposes a new set of principles upon which justice might be brought more to the fore in the Union's governance. By focusing on the realisation of human rights as a core institutional value, Williams argues that the EU can better define its moral limits so as to evolve as a more just project

Diritto Internazionale / International Law



Raphael

The Anti-suit Injunction

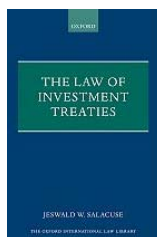
Oxford Private International Law Series

ril. 9780199589807 Lst 145 pagg. 660;

Oxford U.P. (01/04/2010)

Diritto Internazionale / International Law -DIRITTO PRIVATO / PRIVATE LAW

Questions relating to anti-suit injunctions arise frequently in commercial practice, as commercial litigation is often disputed in several jurisdictions simultaneously. In these circumstances, a party preferring to conduct its litigation in England would need to determine whether it might be possible and effective to obtain an anti-suit injunction to restrain the other party from conducting its proceeding in another jurisdiction. This pack includes an updating supplement which complements the Main Work, *The Anti-Suit Injunction*, and brings it up to date in what is a fast-moving field. In particular it takes account of the volume of case law on the anti-suit injunction since the book was published, including most significantly the decision of the European Court of Justice in *The Front Comor*, the recent important House of Lords decision in *Masri v Khoury*, and other cases such as *Wadi Sudr*, *CMA CGM v Hyundai*, and *Deutsche v Highland*



Salacuse J.W

The Law of Investment Treaties

ril. 9780199206056 Lst 95 pagg. 560;

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

Diritto Internazionale / International Law

Investment treaties, which grant special international protection to foreign investors and give them a means to enforce those rights against States in which they have invested, have become increasingly important in planning, executing and managing international investments. *The Law of Investment Treaties* explains the nature, history, and significance of investment treaties and their impact on international investors and investments, as well as on governments that are parties to them

Diritto Penale / Criminal Law



Fusion Centres Throughout Europe - All-Source Threat Assessments in the Fight Against Terrorism

br. 9789050959070 Eur 55 pagg. 220;
Intersentia (01/04/2010)
Diritto Penale / Criminal Law

In this book – that contains an introduction by Gilles de Kerchove, the EU Counter-Terrorism Coordinator and a concluding chapter by professor Peter Gill – the Belgian Standing Committee I collects contributions from European countries that have created a similar body or that have attributed the 'all-source threat assessment' assignment to an existing body. Besides the EU Joint Situation Centre, no fewer than 19 EU member states participated. The result paints a specific and valuable picture and gives a unique insight into the way integrated analyses are produced, not in the least because all contributions were written by people from within the fusion centres; not by outsiders. All chapters cover topics as the country's intelligence and security landscape in the fight against terrorism, the drawing-up and dissemination of threat assessments, the legal framework, the organisation, resources, management and authority of the body or structure, internal and external review of the activities.

Meloni C.



Command Responsibility in International Criminal Law

ril. 9789067043243 Lst 50 pagg. 250;
Cambridge U.P. (28/02/2010)
Diritto Penale / Criminal Law

Command responsibility doctrine allows military commanders and civilian leaders to be held responsible for crimes committed by their subordinates. This form of responsibility has gained much attention in recent years, but it still presents several open questions and critical difficulties arise in its application. Chantal Meloni's in-depth study of the doctrine traces the roots of such criminal responsibility, from its military origins to its first appearances in the international case law after World War II. Particular attention is paid to the jurisprudence of the ad hoc Tribunals, which extensively elaborated on the issue, and to the provision of Article 28 of the ICC Statute. The systematic analysis of command responsibility outlines its different forms and finds it a proper role within the complex net of responsibilities related to the commission of international crimes

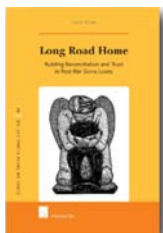
Schuon C.



International Criminal Procedure - A Clash of Legal Cultures

ril. 9789067043007 Lst 70 pagg. 450;
Cambridge U.P. (28/02/2010)
Diritto Penale / Criminal Law

The procedures used by international criminal courts blend elements of civil law and common law procedures. This mixture causes disputes between civil and common law lawyers which are hard to resolve while the disputants remain philosophically bound by the premises of their native legal systems. As these disputes frequently arise in the everyday practice of the international criminal courts, this book applies a systematic method of contextual legal comparison and a focus on characteristics of international criminal trials which may help to overcome the civil law-common law divide

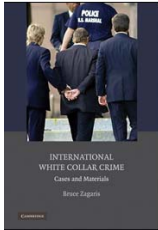


Stovel L.

Long Road Home - Building Reconciliation and Trust in Post-War Sierra Leone

Series on Transitional Justice
ril. 9789400000285 Eur 64 pagg. 302;
Intersentia (01/03/2010)
Diritto Penale / Criminal Law

This book describes how excombatants and civilian survivors in Sierra Leone struggled to reconcile and build trust in their communities a year after the war ended. It explores the contribution of the Sierra Leone Truth and Reconciliation Commission to reconciliation and justice, and questions whether reconciliation is always a good thing. And it examines how the seemingly nebulous concept of reconciliation can be understood so that the term is useful for peacebuilding and consistent with justice. Finally the author argues that Sierra Leone has much to teach peacebuilders in societies emerging from intra-communal violence and much to contribute to comparative analyses of post-conflict transitions



Zagaris B.

International White Collar Crime - Cases and Materials

ril. 9780521194686 Lst 90 br. 9780521122993 Lst 50 pagg. 592;

Cambridge U.P. (31/03/2010)

Diritto Penale / Criminal Law

Contemporary transnational criminals take advantage of globalization, trade liberalization, and emerging new technologies to commit a diverse range of crimes, and to move money, goods, services, and people instantaneously for purposes of pure economic gain and/or political violence. This book captures the importance of transnational business crime and international relations by examining the rise of international economic crime and recent strategies in the United States and abroad to combat it

Diritto Tributario / Fiscal Law



Spangler T.

Investment Management Law and Practice

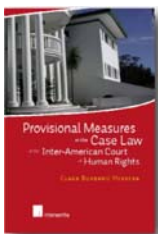
ril. 9780199582501 Lst 250 pagg. 1520;

Oxford U.P. (14/01/2010)

Diritto Tributario / Fiscal Law

Covers the legal and regulatory position in the UK and US, the two leading international centres for investment management practice. Unique coverage of practical and legal issues specific to each client sector, such as mutual and authorised funds and occupational pension schemes Handpicked team of practitioners from the UK and US and edited by a dual New York/English qualified lawyer Includes coverage of mutual funds, close-ended listed funds, authorised funds, occupational and local government pension schemes, charities and endowment funds, sovereign wealth funds, private equity funds, hedge funds and with-profit funds Investment Management: Law and Practice provides an in-depth guide to the processes and legal and regulatory issues relating to investment management. Edited by Timothy Spangler, a New York qualified lawyer and English solicitor, this work provides a comparative consideration of UK and US practice

Diritto Umano / Human Rights



Burbano Herrera C.

Provisional Measures in the Case Law of the Inter-American Court of Human Rights

br. 9789400000377 Eur 49 pagg. 236;

Intersentia (01/04/2010)

Diritto Umano / Human Rights

Provisional measures are an instrument used by the Inter-American Court of Human Rights. Their purpose is to prevent irreparable harm to the rights and freedoms ensured under the American Convention on Human Rights of persons, who are in a situation of extreme gravity and urgency. The measures, ordered ex officio or at the request of a party, result in protection offered by the respondent State to alleged victims. Those can include family members of alleged victims, witnesses, journalists, political candidates, human rights defenders, members of indigenous communities, prisoners who live in deplorable conditions, the seriously ill or those on hunger strikes, officials of the justice system, aliens under orders of deportation or extradition and those sentenced to capital punishment. This does not in any way result in prejudging the merits of the matter before the Inter-American Court.



Rieter E.

Preventing Irreparable Harm - Provisional Measures in International Human Rights Adjudication

Series: *School of Human Rights Research*

br. 9789050959315 Eur 129 pagg. 1200;

Intersentia (01/03/2010)

Diritto Umano / Human Rights

In the practice of the various adjudicators the traditional concept of provisional measures has undergone a process of humanisation. This book addresses the question how such provisional measures can be made as persuasive as possible. Apart from the Inter-American Court, none of the human rights adjudicators motivate or publish their provisional measures. Yet this book analyses their (best) practices and obstacles, determines the underlying rationale for their use of provisional measures and establishes the core of the concept of provisional measures that all adjudicators have in common. It argues that clarity on what belongs to the core of the concept, and on what does not belong to the concept at all, enhances the persuasive force of provisional measures

Filosofia Del Diritto / Philosophy Of Law



Cane

The Hart-Fuller Debate in the Twenty-First Century 50 Years on

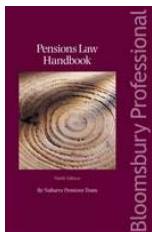
ril. 9781841138947 Lst 50 pagg. 360;

Hart Publishing (01/02/2010)

Filosofia Del Diritto / Philosophy Of Law

This book presents the papers and comments on those papers delivered at a colloquium held at the Australian National University in December 2008 to celebrate 50 years since the publication in the Harvard Law Review of the famous and wide-ranging debate between HLA Hart and Lon L Fuller. These essays do not re-run that debate and they are not confined to discussion of the jurisprudential issues canvassed by Hart and Fuller. Rather they pick up on strands in the debate and re-think them in the light of social, political and intellectual developments in the past 50 years and changed ways of understanding law and other normative systems. This collection looks forward rather than backward using the debate as a point of departure and inspiration

Scienze Giuridiche / Law



Pensions Law Handbook, 9/e

br. 9781847663825 Lst 85 pagg. 900;

Tottel Publishing (01/03/2010)

Scienze Giuridiche / Law

A guide to pensions law and practice within the UK. It deals with the duties and responsibilities of key personnel and the law applicable to specific tasks, such as contracting out, early leavers, reconstruction, winding-up, funding and surplus. It guide you through the complex web of pensions-related statutes, and regulations and case law



Alexander I.

Copyright Law and the Public Interest in the Nineteenth Century

ril. 9781841137865 Lst 55 pagg. 344;

Hart Publishing (01/02/2010)

Scienze Giuridiche / Law

Copyright law is commonly described as carrying out a balancing act between the interests of authors or owners and those of the public. While much academic work, both historical and contemporary, has been done on the authorship side of the equation, this book examines the notion of public interest, and the way that concepts of public interest and the rhetoric surrounding it have been involved in shaping the law of copyright. While many histories of copyright focus on the eighteenth century, this book's main concern is with the period after 1774.



Gavigan S.

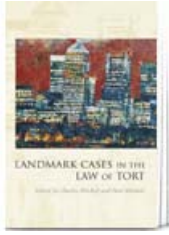
The Legal Tender of Gender Law, Welfare and the Regulation of Women's Poverty

ril. 9781841133140 Lst 45 br. 9781841133157 Lst 22 pagg. 290;

Hart Publishing (01/02/2010)

Scienze Giuridiche / Law

Extensive welfare, law and policy reforms characterised the making and unmaking of Keynesian states in the twentieth century. This collection highlights the gendered nature of these regulatory shifts and, specifically, the roles played by women as reformers, welfare workers and welfare recipients, in the development of welfare states historically



Mitchell C.

Landmark Cases in the Law of Tort

ril. 9781849460033 Lst 60 pagg. 400;

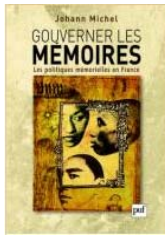
Hart Publishing (01/02/2010)

Scienze Giuridiche / Law

Landmark Cases in the Law of Tort contains thirteen original essays on leading tort cases, ranging from the early nineteenth century to the present day. It is the third volume in a series of collected essays on landmark cases (the previous two volumes having dealt with restitution and contract). The cases examined raise a broad range of important issues across the law of tort, including such diverse areas as acts of state and public nuisance, as well as central questions relating to the tort of negligence. Several of the essays place cases in their historical context in ways that change our understanding of the case's significance. Sometimes the focus is on drawing out previously neglected aspects of cases which have been – undeservedly – assigned minor importance. Other essays explore the judicial methodologies and techniques that worked to shape leading principles of tort law

SCIENZE POLITICHE / POLITICAL SCIENCE

Relazioni Internazionali / International Relations



Johann M.

Gouverner les mémoires

br. 9782130572398 Eur 23 pagg. 224;

PUF (10/02/2010)

Relazioni Internazionali / International Relations

Gouverner les mémoires se présente comme une synthèse inédite traitant des politiques de la mémoire dans la France contemporaine. Loin de toute polémique, la juste distance prise par l'auteur offre des clés indispensables pour comprendre les controverses mémorielles qui agitent notre scène sociale et politique. À la croisée de l'histoire et de la science politique, le travail de J. Michel analyse les transformations des représentations officielles de souvenirs communs (« les régimes mémoriels »), surtout depuis la Troisième République. Au cours de ce processus, l'auteur étudie, d'une part, comment les politiques de la mémoire se construisent dans l'interdépendance des acteurs publics et des acteurs sociaux (« les entrepreneurs de mémoire »), d'autre part, comment les instruments d'action publique (commémorations, lois mémorielles, manuels d'histoire...) ont un impact direct sur l'art officiel de gouverner les mémoires

Scienze Politiche / Political Science



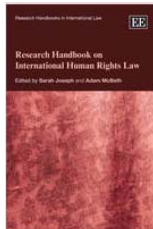
Routledge Library Editions - Responding to Fascism 12 Vols

9780415576994 Lst 750 pagg. 6600;

Routledge (Taylor & Francis) (01/03/2010)

Scienze Politiche / Political Science

The rise of fascism in Europe ultimately plunged the world into war and brought about the horrors of the holocaust, yet these outcomes were far from apparent to many observers in the 1930's. This collection of contemporary and near contemporary works represents some of the diversity of response as the English speaking world struggled to come to terms with the political upheaval. It includes a wide range of works, including translations from French, Italian, and, German. The authors are similarly diverse and range from activists through academics to apologists



Joseph S.

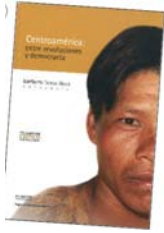
Research Handbook on International Human Rights Law

ril. 9781847203687 Lst 140 pagg. 616;

Edward Elgar Publishing (01/01/2010)

Scienze Politiche / Political Science

Deals with global and regional human rights systems, intersections with other areas of international law and practice, such as international criminal law and globalisation, and specific human rights topics including terrorism and indigenous people. This work is suitable for students and practitioners of human rights

Sociologia

TORRES-RIVAS

Centroamérica - entre revoluciones y democracia

br. 9789586651202 Eur 28 pagg. 317;

Fondo de Cultura Economica de Espana (01/02/2010)

Sociologia

Edalberto Torres-Rivas, sociólogo centroamericano, ha sido - y sigue siendo - el analista crítico más pertinaz sobre la realidad volcánica y balcanizada de Centroamérica por más de cuatro décadas. Uno de sus principales méritos como científico social ha radicado en su compromiso permanente con la perspectiva centroamericana, es decir, con la visión de conjunto, de lo común y de lo diverso al mismo tiempo, sobre las estructuras sociales y los procesos históricos de las sociedades que conforman esta pequeña y tan desconocida región de América Latina

SCIENZE SOCIALI / SOCIAL SCIENCE**Educazione / Education****International Library of the Philosophy of Education - 24 vols set**

ril. 9780415559461 Lst 1250 pagg. 5960;

Routledge (Taylor & Francis) (25/01/2010)

Educazione / Education

International Library of the Philosophy of Education reprints twenty-four distinguished texts published in this field over the last half-century and includes works by authors such as Reginald D. Archambault, Charles Bailey, Robin Barrow, Norman J. Bull, D. E. Cooper, R. F. Dearden, Kieran Egan, D. W. Hamlyn, Paul H. Hirst, Glenn Langford, D. J. O'Connor, T. W. Moore, D. A. Nyberg, R. W. K. Paterson, R. S. Peters, Kenneth A Strike, I. A. Snook, John and Patricia White, and John Wilson. Themes discussed include: Liberal education, moral education, the aims of education, the education of teachers, adult & continuing education and the philosophical analysis of education



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