

SCIENZE GIURIDICHE / LAW**Diritto Bancario E Finanziario / Banking And Finance Law**

Riu S.

El derecho a no autoinculparse del contribuyente

br. 9788476988435 Eur 23 pagg. 196;

Bosch Editor (01/09/2009)

Diritto Bancario E Finanziario / Banking And Finance Law

A raíz de diferentes pronunciamientos del Tribunal Constitucional y del Tribunal Europeo de Derechos Humanos, en los últimos años ha ido creciendo la conciencia de que los derechos a la no autoincriminación no limitan su vigencia al ámbito estrictamente penal sino que deben ser igualmente respetados en cualquier actuación administrativa de naturaleza sancionadora. Asimismo, la actual articulación de los procedimientos que se desarrollan ante la Inspección de Hacienda y su componente punitivo han puesto de relieve la necesidad de concretar el papel que los derechos a no autoinculparse deben desempeñar ante los mismos

Diritto Civile / Civil Law

Schulze R.

Bürgerliches Gesetzbuch - Handkommentar / 6 Aufl.

br. 9783832946777 Eur 59 pagg. 2647;

NOMOS VERLAGSGESELLSCHAFT (01/12/2009)

Diritto Civile / Civil Law

Die Reform des Erb- und Verjährungsrecht (Pflichtteilsrechtsreform) mit ihren Auswirkungen im Allgemeinen Teil des BGB sowie im Erbrecht Das Gesetz zur Umsetzung der Verbraucherkreditrichtlinie, des zivilrechtlichen Teils der Zahlungsdiensterichtlinie sowie zur Neuordnung der Vorschriften über das Widerrufs- und Rückgaberecht mit seinen weitreichenden Auswirkungen auf das Schuldrecht das Risikobegrenzungsrecht mit seinen Auswirkungen im Schuld- und Sachenrecht die Reform des Vormundschafts-, Zugewinnausgleichs- und Versorgungsausgleichsrechts das FamFG und dadurch bedingte Änderungen des Familienrechts wie des Erbrechts.

Diritto Della Concorrenza / Competition Law

Gidley J.M.

Worldwide Merger Notification Requirements

ril. 9789041132031 Eur 250 pagg. 960;

Kluwer Law International (01/11/2009)

Diritto Della Concorrenza / Competition Law

Although international mergers continue to become more common, merger control regimes are wildly diverse, and there is no procedurally harmonized international system of merger notification. Instead, any one of the plethora of inconsistent regulations can hold up your transaction. The current edition of Worldwide Merger Notification Requirements evaluates the merger notification requirements of over 215 jurisdictions.



Lianos I.

The Reform of EC Competition Law: New Challenges

ril. 9789041126924 Eur 148 pagg. 624;
Kluwer Law International (01/12/2009)
Diritto Della Concorrenza / Competition Law

Responding to external and internal pressure for change the slow reform of EC competition law since the 1989 Merger Regulation can now be seen as a major thread rather than a series of peripheral developments. Now, a body of 'new' law may be discerned that encompasses several far-reaching regulations as well as their clarification and extension by official guidelines, discussion papers, ECJ decisions, and legal scholarship

Diritto Di Famiglia / Family Law



Castelein C.

Imperative Inheritance Law in a Late-Modern Society - Five Perspectives

European Family Law Series
br. 9789050959520 Eur 50 pagg. 206;
Intersentia (01/12/2009)
Diritto Di Famiglia / Family Law

After more than two centuries since the introduction of the Code Napoléon and of relative quiet in both the theory and practice of succession law, it seems now that a period of increasing tension, especially concerning the imperative inheritance law, has commenced. Closer observation of this phenomenon shows a similar development in the broader field of private law since the middle of the nineteenth century: the new social fabric, characteristic of a more industrial type of society, no longer fitted the closed system of private law. In this context, the system of private law faced not only a growing lack of legitimacy, but also a conceptual deficit

Diritto Europeo / European Law



Ehlers E.

Electricity and Gas Supply Network Unbundling in Germany, Great Britain and The Netherlands and the Law of the European Union - A Comparison

Series - Energy and Law
br. 9789050959575 Eur 125 pagg. 496;
Intersentia (01/12/2009)
Diritto Europeo / European Law

This work analyzes the legality of energy supply network divestiture as threatened by the European Commission and the legislative unbundling measures which entered into force in summer 2009, in each case on the basis of European economic regulation competences. EC competition law and the question as to whether the European Union is allowed to exercise its competence to legislate for further unbundling measures are one focus of the discussion, which relies extensively on economic evidence and reasoning. Another focus of this work is the question of whether these measures are in breach of economic fundamental rights as recognized by the European Union.



Roggenkamp M.M.

Legal Design of Carbon Capture and Storage

Series; Energy and Law
br. 9789050958011 Eur 95 pagg. 360;
Intersentia (01/12/2009)
Diritto Europeo / European Law

So far these existing abatement options are not sufficient to meet the national CO2 reduction targets. Until it is possible to use renewable resources on a larger scale without endangering security of supply, transitional instruments need to be designed. Carbon capture and storage (CCS) is such a transitional instrument that allows for the use of fossil fuels without emitting CO2 in the atmosphere. The CO2 will be captured and transported to subsoil reservoirs where it is permanently stored. Because of its geological structure the Netherlands is considered to be suitable for large-scale CO2 storage

Diritto Internazionale / International Law



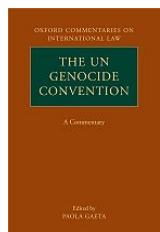
Blackaby N.
Redfern & Hunter on International Arbitration 5/e
ril. 9780199557189 Lst 135 pagg. 904;
Oxford U.P. (15/10/2009)
Diritto Internazionale / International Law

Since it was first published in 1986, Redfern & Hunter's commentary on international commercial arbitration has been widely hailed as the leading text on the subject, and essential reading for lawyers and arbitrators around the world. Based on the four authors' extensive personal experience as counsel and arbitrators, this fifth edition provides a newly updated explanation of every element of the law and practice of international arbitration. With a focus on the practice as well as the theory of international arbitration, this text provides an invaluable guide to the international arbitral process, from the drafting of the arbitration agreement to the enforcement of arbitral awards.



Freestone D.
Legal Aspects of Carbon Trading Kyoto, Copenhagen, and beyond
ril. 9780199565931 Lst 95 pagg. 720;
Oxford U.P. (01/10/2009)
Diritto Internazionale / International Law

Since 2005 the carbon market has grown to a value of nearly \$100 billion per annum. This new book examines all the main legal and policy issues which are raised by emissions trading and carbon finance. It covers not only the Kyoto Flexibility Mechanisms but also the regional emission trading scheme in the EU and emerging schemes in the US, Australia, and New Zealand. The Parties to the 1992 UN Framework Convention are in the process of negotiating a successor regime to the 1997 Kyoto Protocol whose first commitment period ends in 2012. As scientists predict that the threat of dangerous climate change requires much more radical mitigation actions, the negotiations aim for a more comprehensive and wide ranging agreement which includes new players - such as the US - as well as taking account of new sources (including aircraft emissions) and new mechanisms such as the creation of incentives for reducing emissions from deforestation and forest degradation.



Gaeta P.
The UN Genocide Convention - A Commentary
Series: *Oxford Commentaries on International Law*
ril. 9780199570218 Lst 75 pagg. 616;
Oxford U.P. (15/10/2009)
Diritto Internazionale / International Law

The Convention for the Prevention and Punishment of the Crime of Genocide, adopted by the United Nations General Assembly on 9 December 1948, is one of the most important instruments of contemporary international law. It was drafted in the aftermath of the Nuremberg trial to give flesh and blood to the well-known dictum of the International Military Tribunal, according to which 'Crimes against international law are committed by men, not by abstract entities, and only by punishing individuals who commit such crimes can the provisions of international law be enforced'. At Nuremberg, senior state officials who had committed heinous crimes on behalf or with the protection of their state were brought to trial for the first time in history and were held personally accountable regardless of whether they acted in their official capacity



Vanneste F.
General International Law Before Human Rights Courts: Assessing the Specialty Claims of Human Rights Law
ril. 9789050959582 Eur 125 pagg. 624;
Intersentia (01/12/2009)
Diritto Internazionale / International Law

This book analyzes how the European Court of Human Rights (ECtHR) and the Inter-American Court of Human Rights (IACtHR) deal with general international law. In the light of the concerns of various authors about the fragmentation of international law and the "human rightist" aspirations of human rights law, the question arises whether these human rights courts put the unity of general international law into danger

Diritto Processuale Civile



Moratalla E.

El régimen disciplinario del Cuerpo de Secretarios Judiciales

br. 9788497905046 Eur 31,20 pagg. 176;

Bosch Editor (01/09/2009)

Diritto Processuale Civile

La regulación normativa del régimen disciplinario del Cuerpo de Secretarios Judiciales es en la actualidad, una materia cuestionada. La nueva Oficina Judicial, la reestructuración de la planta y demarcación judicial; la aplicación de las nuevas tecnologías; la transparencia judicial; el impulso de las necesarias reformas procesales y orgánicas; el denominado "síndrome de fallo múltiple"; la falta de definición de las funciones de cada operador jurídico; el desdibujamiento de cometidos y roles que determina que se pueda producir una aplicación interesada de dicha potestad disciplinaria; la modernización del estatuto profesional de los diversos operadores jurídicos y la posible adaptación de la Administración de Justicia en relación con la organización y vertebración territorial del Estado, generan nuevas alternativas a la hora de configurar la responsabilidad disciplinaria

Diritto Pubblico / Public Law



Trimarchi Banfi F.

LEZIONI DI DIRITTO PUBBLICO DELL'ECONOMIA

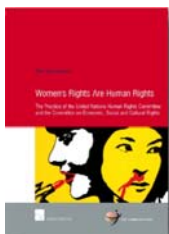
ISBN 9788834896730 Euro 17 pagg. 189;

Giappichelli (01/10/2009)

Diritto Pubblico / Public Law

Argomenti trattati nel testo: Forme e scopi dell'azione pubblica nell'economia – Nozioni introduttive – I principi costituzionali – Soggetti e strumenti dell'azione pubblica nell'economia – I soggetti – Gli strumenti – La regolazione economica dei servizi a rete – Oggetto e scopi della regolazione economica – Il regime giuridico dell'infrastruttura - La regolazione economica delle attività liberalizzate - La regolazione economica: il modello e la sua attuazione

Diritto Umano / Human Rights



van Leeuwen

Women's Rights Are Human Rightsm - The Practice of the Human Rights Committee and the Committee on Economic, Social and Cultural Rights

Serie: *School of Human Rights Research*

br. 9789050959803 Eur 75 pagg. 318;

Intersentia (01/12/2009)

Diritto Umano / Human Rights

At the 1993 World Conference on Human Rights held in Vienna, Austria, a caucus of women's rights activists made it unequivocally clear that much of what women experience as everyday abuse was largely kept outside the realm of international human rights. Their arguments were heard. In the Vienna Declaration and Programme of Action, the outcome document of the Conference, 171 states call upon the monitoring bodies of the international human rights treaties to include the status and human rights of women in their deliberations and findings.

Filosofia Del Diritto / Philosophy Of Law



van Leeuwen F.

Women's Rights Are Human Rights - The Practice of the Human Rights Committee and the Committee on Economic, Social and Cultural Rights

br. 9789050959803 Eur 75 pagg. 318;
Intersentia (01/11/2009)
Filosofia Del Diritto / Philosophy Of Law

At the 1993 World Conference on Human Rights held in Vienna, Austria, a caucus of women's rights activists made it unequivocally clear that much of what women experience as everyday abuse was largely kept outside the realm of international human rights. Their arguments were heard. In the Vienna Declaration and Programme of Action, the outcome document of the Conference, 171 states call upon the monitoring bodies of the international human rights treaties to include the status and human rights of women in their deliberations and findings

Scienze Giuridiche / Law



Dierickx K.

New Challenges for Biobanks: Ethics, Law and Governance

br. 9789050959742 Eur 62 pagg. 278;
Intersentia (01/12/2009)
Scienze Giuridiche / Law

The last few years have witnessed an important expansion of collection and processing of human biological samples and of the related information data. Biobanks are huge repositories of human biological specimens and have a strategic importance for genetic research, clinical care and future treatments. These biobanks are facing many major ethical, legal and governance challenges: among others informed consent, privacy, ownership, commercialization, and harmonization

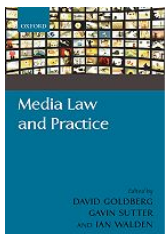


Elzer O.

Wohnungseigentumsrecht - WEG / mit CD-ROM

ril. 9783832938628 Eur 98 pagg. 800;
NOMOS VERLAGSGESELLSCHAFT (01/12/2009)
Scienze Giuridiche / Law

Renommierter Richter, Fachanwälte für Miet- und Wohnungseigentumsrecht sowie Immobilienmanager haben Mustertexte entwickelt, die den tatsächlichen Bedürfnissen der Praxis entsprechen. Der Anwalt erhält Muster, die in der Verwaltungspraxis auch „funktionieren“, und der Verwalter bekommt juristisch saubere Lösungen durch rechtssichere Formulare. Für die Justiz werden Vorschläge für Urteile, Verfügungen und Beschlüsse zu allen Verfahrenssituationen angeboten. Die zahlreichen Musterformulierungen, Musterverträge, Antragsmuster, Klagemuster, Beschlussmuster und Mandantenschreiben sind eingebettet in die Darstellung der materiellen Grundlagen und werden ergänzt durch viele Praxishinweise und Beispiele



Goldberg D.

Media Law and Practice

br. 9780199559367 Lst 75 pagg. 640;
Oxford U.P. (15/10/2009)
Scienze Giuridiche / Law

This book is a reference guide for practitioners to the major legal and regulatory issues in the field, but could also be used as a media law textbook for a course of academic study. Each chapter is written by an expert in the field. Throughout the book, the authors cover the relevant aspects of law governing the media in its many forms, with an emphasis on the practical operation of the law in this sector. It not only discusses the theoretical basis of legal concepts such as defamation, but also analyses the application of the law in the high paced environment of daily newspapers, the changing reality of what constitutes "broadcasting", including the regulation of distribution channels, and the regulation of material distributed via those channels, and examines the implications for defamation law of the online, borderless world. Amongst other things, the book also covers intellectual property issues in the media, with a specific emphasis on copyright works, trade marks and the exploitation of intellectual property via licensing



Kindhäuser

Strafgesetzbuch - 2 Bände / 3 Aufl.**Subskriptionspreis gültig bis 31.03.2010 - Eur 348**

ril. 9783832934699 Eur 398 pagg. 6700;

NOMOS VERLAGSGESELLSCHAFT (01/12/2009)

Scienze Giuridiche / Law

Der zweibändige Großkommentar zum Strafgesetzbuch bietet den neuesten Stand der wissenschaftlichen Diskussion sowie die umfassende Dokumentation der aktuellen Rechtsprechung. Dem Praktiker werden neue und unverzichtbare



Sodan

Verwaltungsgerichtsordnung 3.Aufl.**Subskriptionspreis gültig bis 31.03.2010 - Eur 168**

ril. 9783832931124 Eur 188 pagg. 3050;

NOMOS VERLAGSGESELLSCHAFT (01/01/2010)

Scienze Giuridiche / Law

Die aktuelle Neuauflage des VwGO Großkommentars arbeitet die Grundlinien des Verwaltungsprozesses heraus und behandelt zugleich alle Details, die den Praktiker bei der Beschäftigung mit der VwGO interessieren. Das Werk bietet mannigfache Anregungen und weiterführende Hinweise. Alle Vorschriften werden eingehend analysiert und ihre Strukturen und Zwecksetzungen verdeutlicht

SCIENZE POLITICHE / POLITICAL SCIENCE**Politica Internazionale/ International Politics**

ALCÁNTARA SÁEZ M.

Elecciones y política en América Latina

br. 9786074010275 Eur 28 pagg. 378;

Fondo de Cultura Económica de España (09/11/2009)

Politica Internazionale/ International Politics

Entre noviembre de 2005 y diciembre de 2006 se realizaron un buen número de procesos electorales en América Latina: elecciones presidenciales, locales, legislativas. A pesar de resultados apretados en países como Costa Rica, Perú y México, se ha mostrado un grado alto de confiabilidad en los procesos electorales. Bajo esta premisa los diversos autores que contribuyeron a esta obra se dan a la tarea de explicar los procesos electorales en países como Honduras, Bolivia, Perú, Ecuador, Colombia y México entre otros

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