New books in The Law Library

November 2022



Advances in Criminological Theory Volume 17

John MacDonald editor



Measuring Crime and Criminality

Measuring Crime and Criminality focuses on how different approaches to measuring crime and criminality are used to test existing criminological theories. Each chapter reviews a key approach for measuring criminal behavior and discusses its strengths or weaknesses for explaining the facts of crime or answers to central issues of criminological inquiry. The book describes the state of the field on different approaches for measuring crime and criminality as seen by prominent scholars in the field. Among the featured contributions are: The Use of Official Reports and Victimization Data for Testing Criminological Theories; The Design and Analysis of Experiments in Criminology; and Growth Curve/Mixture Models for Measuring Criminal Careers. Also included are papers titled: Counterfactual Methods of Causal Inference and Their Application to Criminology; Measuring Gene-Environment Interactions in the Cause of Antisocial Behavior and What Has Been Gained and Lost through Longitudinal Research and Advanced Statistical Models? This volume of Advances in Criminological Theory illustrates how understanding the various ways criminal behavior is measured is useful for developing theoretical insights on the causes of crime.

Link to the book in the catalog: Measuring Crime and Criminality - Hebrew University (exlibrisgroup.com)

Schulze/Zoll

European Contract Law

Third Edition



European Contract Law

This book unlocks the content, approaches and objectives of European contract law. European contract law is not only a core aspect of European private law but also plays a highly important role in the development of contract law at a national level. However, European contract law's contribution and significance are often overlooked and its content, approaches and objectives are not fully understood. This revised and updated 3rd edition provides fundamental information about core EU legislation, court decisions, and academic projects in order to show how a system arises from the interaction between the different sources. Moreover, this 3rd edition takes into account the recent legislative responses to digitalisation and the development of a contract law for the 21st century, in particular the new Digital Content and Sale of Goods Directives.

Link to the book in the catalog: European Contract Law - Hebrew University (exlibrisgroup.com)

The International Family Law Practice 2021-2022 SIXTLEDITION

David Hodson OBE



International Family Law Practice

As a consequence of the increased mobility of families between different countries, family lawyers are now frequently faced with international issues arising in their cases. This major practitioner reference work provides comprehensive coverage of the international elements of English law and includes all relevant source material. What's new for 2021: Fully updated throughout, including the implications of the UK's final departure from the EU provides an unparalleled width of specialist coverage, with chapters dealing with key topics such as recognition of foreign marriages and divorce, financial provision after an overseas divorce, marital agreements, child abduction, child relocation, surrogacy, international adoption, enforcement, immigration issues and forced marriage -Useful practical chapters dealing with service, affidavits and statements of truth, evidence, cross border alternative dispute resolution, international judicial collaboration and legal indispensable appendices which not only contain the disparate relevant domestic and international legislation but also various Protocols and international Declarations.

Link to the book in the catalog: The International family law practice - Hebrew University (exlibrisgroup.com)

MACGILLIVRAY ON INSURANCE LAW

SWEET & MAXWELL

Macgillivray on Insurance Law Relating to All Risks other than Marine

MacGillivray on Insurance Law is the established authority on non-maritime commercial insurance and risk. For over one hundred years it has been a trusted text for providing comprehensive and clear guidance through its examination of the most recent cases and legislative developments. This new edition brings you up-to-date with the latest and most significant new case law over the past year, with updated commentary to the text reflecting key developments including: A major reorganisation of the chapters on good faith; New commentary on the Supreme Court ruling in FCA v Arch on business interruption cover claims resulting from COVID-19 and its impact on causation; Addresses the impact of Brexit on jurisdiction and choice of law as well as insurance regulation, including changes to the PRA and FCA rule.

Link to the book in the catalog: <u>Macgillivray on insurance law relating to all risks other than marine.</u> : [editors], John Birds, Ben Lynch and Simon Paul. - Hebrew University (exlibrisgroup.com)

Elgar Encyclopedia of Human Rights

Encyclopedia – of – HUMAN RIGHTS

> CHRISTINA BINDER MANFRED NOWAK JANE A. HOFBAUER

> > PHILIPP JANIG

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The Elgar Encyclopedia of Human Rights is the most comprehensive reference work in the field of international human rights protection. Comprising over 340 entries, presented alphabetically, and available online and in print, the Encyclopedia addresses the full range of themes associated with the study and practice of human rights in the modern world. The topics range from substantive human rights to the relevant institutions, legal documents, conceptual and procedural issues of international law and a wide variety of thematic entries. The Encyclopedia has a distinct focus on international human rights law but at the same time is enriched by approaches from the broader social, sciences making it a truly unique and multi-disciplinary resource. The Encyclopedia boasts an incredibly diverse author team, featuring contributions from close to 300 scholars and practitioners from more than 65 countries, representing all regions of the world. Contributors include leading experts in their respective fields - among them current and former UN Special Rapporteurs and Independent Experts, renowned academics, judges of national, international and regional (human rights) courts, members of universal and regional human rights bodies, members of the International Law Commission, as well as legal advisors of foreign offices and international and non-governmental organizations.

Link to the book in the catalog: <u>Elgar Encyclopedia of Human Rights - Hebrew University</u> (exlibrisgroup.com)

The Gun, the Ship, and the Pen: Warfare, Constitutions, and the Making of the Modern World

WARFARE, CONSTITUTIONS, and the MAKING OF THE MODERN WORLD

THE

A groundbreaking work that retells modern history through the rise and spread of written constitutionssome enlightened, many oppressive-to every corner of the globe. Filling a crucial void in our understanding of world history, Linda Colley reconfigures the rise of the modern world over three centuries through the advent of written constitutions. Her absorbing work challenges accepted narratives, focusing on rulers like Catherine the Great, who wrote her enlightened Nakaz years before the French Revolution: African visionaries like Sierra Leone's James Africanus Beale Horton; and Tunisias's soldierconstitutionalist Khayr-al-Din, who championed constitutional reform in the Muslim world. Demonstrating how constitutions repeatedly evolved in tandem with warfare, and how they were used to free, but also exclude, people (especially women and indigenous populations), this handsomely illustrated history-with its pageant of powerful monarchs, visionary lawmakers, and insurrectionist rebels-evokes The Silk Roads in its range and ambition. Whether reinterpreting the lasting influence of Japan's 1889 Meiji constitution or exploring the first constitution to enfranchise women in tiny Pitcairn Island in 1838, this book is one of the most original and absorbing histories in decades.

Link to the book in the catalog: <u>The gun, the ship, and the pen : warfare, constitutions, and the making of the</u> <u>modern world - Hebrew University (exlibrisgroup.com)</u>





AP Simester WJ Brookbanks

THOMSON REUTERS

Principles of Criminal Law

Principles of Criminal Law offers a sophisticated account of New Zealand criminal law, combining theoretical depth with an authoritative exposition of the substantive areas of law encountered in the study and practice of criminal law. It remains the only book title offering in-depth analysis of the topic in the New Zealand market. The analysis is complemented by extensive citations of case law and articles. By offering an in-depth exploration of the rules, underlying principles, and policies governing criminal liability, the book is of value to students, academics, and practitioners alike. The chapters are organised by topic, addressing criminal law generally and also the specific offences/defences taught at universities. The practical way in which it is written also appeals to practitioners who need a current, discursive analysis of criminal law principles and developments. Incorporating major changes to case law and legislation since 2012, the new edition discusses important legislative and case law developments."--Publisher's description.

Link to the book in the catalog: Principles of criminal law - Hebrew University (exlibrisgroup.com)

Le public en droit privé

West la direction de Yaéfi Emerich Laurence Saint-Pierre Harrie

Le Public en Droit Prive

Academics from Quebec, France, Israel and the United Kingdom, specializing in legal theory, private international law, contract law, tax law, family law and civil liability law, cross-reference various discourses in an attempt to identify and expand on contemporary legal issues wherein the public and private spheres intertwine.

Link to the book in the catalog: Le public en droit prive - Hebrew University (exlibrisgroup.com)



Law and the Arab-Israeli Conflict: The Trials of Palestine

During the British Mandate for Palestine (1922-1948), Arabs and Jews repeatedly used the law to gain leverage and influence international opinion, especially in three dramatic and largely forgotten trials involving two issues: the interplay between conflicting British promises to the Arabs and Jews during World War I, and the parties' rights and claims to the Wailing Wall. Focusing on how all three parties -Arab, Jewish and British - used the law and the legal process to advance their objectives during the Mandate years, this volume reveals how the parties availed themselves - with varying degrees of success - of the law and the legal process. The book examines various legal arguments they proffered, and how that early tendency to resort to the law as a tool, a resource and a weapon in the conflict has continued to this day. The research relies almost entirely on primary source documents, including transcripts of the public and secret testimony before the Shaw, Lofgren and Peel Commissions, diaries, letters, Government files and other original sources. This study explores the origins of many of the fundamental legal arguments in the Arab-Israeli conflict that prevail to this day.

Link to the book in the catalog: Law and the Arab-Israeli conflict : the trials of Palestine - Hebrew University (exlibrisgroup.com)

OXFORD

RIGHTS, WRONGS, AND INJUSTICES

The Structure of Remedial Law

Stephen A. Smith

Rights, Wrongs, and Injustices: The Structure of Remedial Law

This book is the first comprehensive account of remedial law's scope, foundations, and structure. A remedy, it argues, is a judicial ruling, and remedial law is the body of rules governing the availability and content of remedies. Focussing on rulings that are intended to resolve private law disputes (for example, awards of damages, injunctions, and restitutionary orders), this book explains why remedial law is distinctive, how it relates to substantive law, and what its foundational principles are. Drawing on doctrinal, historical, and philosophical sources, it advances four main arguments. First, the question of what courts should do when individuals seek their assistance (the focus of remedial law) is different from the question of how individuals should treat one another in their day-to-day lives (the focus of substantive law). Second, remedies provide distinctive reasons to perform the actions they command; in particular, they provide reasons different from those provided by either rules or sanctions. Third, remedial law has a complex relationship to substantive law. Some remedies are responses to rights-threats, others to wrongs, and yet others to injustices. Further, remedies respond to these events in different ways: while some remedies replicate substantive duties, others modify duties or create entirely new duties. Finally, remedial law is underpinned by general principles-principles that cut across the traditional distinctions between so-called 'legal' and 'equitable' remedies. Together, these arguments provide the foundation for an understanding of remedial law that takes the concept of a remedy seriously, classifies remedies according to their grounds and content, illuminates the relationship between remedies and substantive rights, and explains remedial law in terms of general principles, not historical categories.

Link to the book in the catalog: <u>Rights, wrongs, and injustices : the structure of remedial law - Hebrew University</u> (exlibrisgroup.com)

Convergence and Divergence in Private International Law



Liber Amicorum Kurt Siehr

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Convergence and Divergence in Private International Law: Liber Amicorum Kurt Siehr

This Liber Amicorum is dedicated to Prof. Dr. Dr. h.c. Kurt Siehr on the occasion of his 75th birthday. The collection honors and celebrates Professor Siehr's academic accomplishments, his writings, and his teachings - a source of continuous inspiration to all those who engage in private international law (conflict of laws) and cultural property law. The contributors - prominent colleagues and friends from around the globe - address law-making aspects of private international law, international family law and succession, international litigation and arbitration, and international cultural property law.

Link to the book in the catalog: <u>Convergence and divergence in private international law : liber amicorum Kurt</u> <u>Siehr - Hebrew University (exlibrisgroup.com)</u>

GLOBAL ISSUES SERIES

Global Issues in Civil Procedure

SECOND EDITION

PAUL SCHIFF BERMAN MARGARET Y.K. WOO



Global Issues in Civil Procedure

This book is designed to facilitate the introduction of international, transnational, and comparative law issues into a first year civil procedure course. The book is very accessible for first year law students (and their professors). The chapters can be used in any combination and in any order. The book can be assigned or recommended as optional reading to supplement a domestic-only course to advance the students' understanding of their own system.

Link to the book in the catalog: Global issues in civil procedure - Hebrew University (exlibrisgroup.com)

CIVIL PROCEDURE Sixth Edition

Jack H. Friedenthal Mary Kay Kane Arthur R. Miller Adam N. Steinman

Harnback Series®

Civil Procedure

Gain insight into the laws governing all of the major steps in the civil litigation process, starting with jurisdiction, venue, and ascertaining the governing law, and moving through pleading, joinder, discovery, pretrial management and adjudication, trials, appeals, and the effect and enforcement of judgments. Class actions and other forms of complex, multiparty litigation, as well as Alternative Dispute Resolution (ADR), are also covered. This text addresses the major themes underlying the various rules and procedures, and it has continuing utility as a desk book in legal practice and as an entrée into deeper research

Link to the book in the catalog: Civil procedure - Hebrew University (exlibrisgroup.com)

CORPUSDROITPRIVÉ Dirigé par Nicolas Molfessis

TRAITÉ DE DROIT CIVIL sous la direction de Christian Larroumet

Tome 3

Les obligations Le contrat

Christian Larroumet Sarah Bros

10^e édition

EJECONOMICA

Traite de Droit Civil

Gain insight into the laws governing all of the major steps in the civil litigation process, starting with jurisdiction, venue, and ascertaining the governing law, and moving through pleading, joinder, discovery, pretrial management and adjudication, trials, appeals, and the effect and enforcement of judgments. Class actions and other forms of complex, multiparty litigation, as well as Alternative Dispute Resolution (ADR), are also covered. This text addresses the major themes underlying the various rules and procedures, and it has continuing utility as a desk book in legal practice and as an entrée into deeper research.

Link to the book in the catalog: Les obligations, le contrat - Hebrew University (exlibrisgroup.com)



Clarkson & Keating: Criminal Law

SIR Kyd, T Elliott and MA Walters

THOMOS MUTURE

Clarkson and Keating Criminal Law: Text and Materials

Clarkson and Keating: Criminal Law examines the main principles and rules of criminal law and explores the theoretical bases upon which they are founded in an easily digestible text. The work combines the best features of a standard "textbook" with those of a "cases and materials" book to provide guidance and direction on the law, whilst presenting a substantial amount of key primary material selected from a diversity of sources.

Link to the book in the catalog: <u>Clarkson and Keating criminal law : text and materials - Hebrew University</u> (exlibrisgroup.com)

UNDERSTANDING CRIMINAL LAW



Understanding Criminal Law

This comprehensive and clearly written Understanding treatise is frequently cited by scholars and courts in their analysis of substantive criminal law, and has been a popular source of assistance to criminal law students for the past quarter century. Understanding Criminal Law is designed to be taught in conjunction with any casebook. The topics covered are those most often raised in criminal law casebooks, and coverage of these subjects is meant to complement professors' classroom discussions. The text focuses on the basic elements of, and defenses to, all crimes; provides in-depth coverage of such crimes as homicide, rape, and theft; and covers other important topics covered in the Criminal Law course, such as accomplice and inchoate liability. Understanding Criminal Law also covers theories of punishment, sources of the criminal law, and overarching principles such as legality and proportionality. The common law is emphasized with extensive comparisons to the Model Penal Code and modern statutes. This edition offers the most significant updating ever, including coverage of quickly changing legal areas, such as sexual assault and self-defense law. Recent revisions to the Model Penal Code are also covered. Link to the book in the catalog: Understanding criminal law - Hebrew University (exlibrisgroup.com)



Canadian Criminal Law: A Treatise

This edition addresses major jurisprudence in lower courts particularly respecting justifications or excuses. In 2013 the Harper Government's enacted new, simplified Criminal Code provisions respecting the defences of person and property. The reform was long overdue but the new provisions have left far to many uncertainties for courts to work out such as the approach to proportionality, whether there is any duty to retreat and the extent to which the sensitivity to accused acting in abusive situations declared by the Supreme Court in Lavallee is still in place. Two jury acquittals of Caucasian men charged with the murder of Indigenous men in the name of self-defence have been highly controversial. The Manitoba and Ontario Courts of Appeal differ as to whether the defence of duress can ever be a defence to murder. Lower courts have struck down Harper amendments limiting the partial provocation defence. In the context of sexual assault this edition pays careful attention to the full analysis of Justice Moldaver for the Court in Barton respecting the proof definition of the actus reus of no consent and the separate and now heavily limited defence of belief in communicated consent.

Link to the book in the catalog: Canadian criminal law : a treatise - Hebrew University (exlibrisgroup.com)

INTERDISCIPLINARY COMPARATIVE LAW

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Rubbing Shoulders with the Neighbours or Standing Alone in a Crowd



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Interdisciplinary Comparative Law: Rubbing Shoulders with the Neighbours or Standing Alone in a Crowd

Comparative law scholars have long recognised the importance of looking beyond legal texts and incorporating interdisciplinary methods into the study of law, yet in practice such use of non-legal methods has remained modest. Interdisciplinary Comparative Law illuminates why the doctrinal approach to legal research has retained its strong position, offering a critical analysis of the difficulties of interdisciplinarity. Incisive and ambitious in scope, the book highlights why the comparative study of law benefits from employing the methods of other disciplines. Chapters explore the various ways in which different fields can learn from each other, taking a deep dive into the respective studies of legal history, linguistics, literature, economics, social theory, and international law. The result is a vibrant cross-section of the contrasts and parallels between the practices of law and other areas of research, demonstrating which are the easiest for comparatists to grasp and implement, and which present obstacles for the application of non-legal methods.

Link to the book in the catalog: Interdisciplinary Comparative Law : Rubbing Shoulders with the Neighbours or Standing Alone in a Crowd. - Hebrew University (exlibrisgroup.com)

The US Legal System: The Basics

This book provides an overview and introduction to the basics of the U.S. Legal System. The chapters cover the Constitution, the Judicial System, the sources of U.S. Law, case law, and civil dispute resolution.

Link to the book in the catalog: The US legal system : the basics - Hebrew University (exlibrisgroup.com)

Toni Jaeger-Fine

er-Fine

THE U.S. LEGAL SYSTEM The Basics

Les Conditions de la Responsabilite

Traité de

droit civil

Geneviève Viney Patrice Jourdain

Suzanne Carval

DE LA

Jacques Ghestin

Fait générateur

LES CONDITIONS

RESPONSABILITÉ

LGDJ

Régimes spéciau

- Dommage - Causalité 4-édition

Ce livre continue la rdition du Trait de la responsabilit civile de Genevive Viney qui tait initialement divis en deux tomes dont le premier tait consacr aux "conditions" et le second aux "effets" de la responsabilit. La partie prliminaire qui, dans la premire dition, tait incluse dans "les conditions", en a t spare et fait l'objet dsormais d'un volume distinct dont la troisime dition a t assure par Genevive Viney en 2008 et qui porte le titre Introduction la responsabilit. Cette quatrime dition des Conditions de la responsabilit a t ralise par Genevive Viney et Patrice Jourdain, avec la collaboration de Suzanne Carval, L'ouvrage traite du dommage, de la causalit et des diffrents faits gnrateurs de la responsabilit civile : faute, fait des choses, fait d'autrui. Ces questions sont examines d'un point de vue thorique et pratique, les auteurs s'tant efforcs de faire une large place, ct de l'expos du droit positif, aux discussions doctrinales et aux solutions trangres afin d'clairer le sens des volutions constates. Ils ont cherch envisager la matire de la faon la plus exhaustive possible de sorte que l'ouvrage puisse tre utile tant aux professionnels qu'aux universitaires ou aux tudiants, principalement ceux du Master 2. L'tude des rgimes spciaux de responsabilit ou d'indemnisation dont certains (la responsabilit du fait des produits dfectueux, les troubles de voisinage, l'indemnisation des accidents de la circulation) avaient t traits, lors de la deuxime et de la troisime dition, avec les Conditions, est reporte au volume consacr aux Effets.

Link to the book in the catalog: Les conditions de la responsabilité - Hebrew University (exlibrisgroup.com)

UNDERSTANDING WHITE COLLAR CRIME

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Understanding White Collar Crime

The text surveys the principal federal white collar crimes, the aspects of criminal law and procedure necessary to an understanding of white collar crime, and the process of white collar investigations and prosecutions. This book provides the texts of the relevant statutes, along with analyses of the statutes' elements and requirements. The text also covers remedies and penalties. Finally, the text discusses the significant policy issues that arise in white collar cases. The Fourth Edition contains extensive new materials in areas including mail and wire fraud, securities fraud, health care fraud, obstruction of justice, sentencing, and forfeitures, among others.

Link to the book in the catalog: Understanding white collar crime - Hebrew University (exlibrisgroup.com)

International Crimes: Law and Practice

INTERNATIONAL

CRIMES AGAINST HUMANITY

Judge Mettraux's four-volume compendium, 'International Crimes: Law and Practice', will provide the most detailed and authoritative account to-date of the law of international crimes. It is a scholarly tour de force providing a unique blend of academic rigour and an insight into the practice of international criminal law. The compendium is un-rivalled in its breadth and depth, covering almost a century of legal practice, dozens of jurisdictions (national and international), thousands of decisions and judgments and hundreds of cases.0This first volume discusses in detail the law of genocide: its definition, elements, normative status, and relationship to the other core international crimes. While the book is an invaluable tool for academics and researchers, it is particularly suited to legal practitioners, guiding the reader through the practical and evidential challenges associated with the prosecution of international crimes.

Link to the book in the catalog: International crimes : law and practice - Hebrew University (exlibrisgroup.com)

OXTORD

Ashworth's Principles of CRIMINAL LAW

TENTH IDITION



Ashworth's Principles of Criminal Law

Ashworth's Principles of Criminal Law, now in its tenth edition, takes a distinctive approach to the subject of criminal law, whilst still covering all of the vital topics found on criminal law courses. Uniquely theoretical, it begins with an exploration of the underlying principles and theoretical foundations of the criminal law, giving the reader the necessary context and tools to critically engage with and analyze the law in the later chapters.

Link to the book in the catalog: Ashworth's principles of criminal law - Hebrew University (exlibrisgroup.com)

Edited by Pierre-Marie Dupuy

Customary International Law

This research collection provid

INTERNATIONAL LAW 25

This research collection provides a comprehensive spectrum of articles published in the last seven decades in the field of customary international law. International custom "as evidence of a general practice accepted as law", is considered one of the two main sources of international law as it primarily derives from the conduct of sovereign States, but is also closely connected with the role of the international judge when identifying the applicable customary rule, a function it shares with the bodies in charge of its codification (and progressive development), starting with the International Law Commission. Though mainly considered to be general international law, international custom has a complex relationship with many specific fields of law and specific regions of the world. Alongside the key articles, this important collection includes an original introduction by the editor and will be invaluable to everyone interested in the subject.

Link to the book in the catalog: Customary international law - Hebrew University (exlibrisgroup.com)



Smith, Hogan and Ormerod's Criminal Law

Smith, Hogan, & Ormerod's Criminal Law is rightly regarded as the leading doctrinal textbook on criminal law in England and Wales. The book owes its consistent popularity to its depth of analysis, breadth of coverage, and accessible style. Over fifty years since the publication of the first edition, Professor David Ormerod and Karl Laird continue the tradition set down by Professors Sir John Smith and Brian Hogan by producing a textbook of unrivalled quality. The text continues to be an invaluable resource for undergraduate students and an essential reference source for criminal law practitioners. Digital formats The sixteenth edition is available for students and institutions to purchase in a variety of and resources formats, and is supported by online resources. The e-book offers a mobile experience and convenient access along with functionality tools, navigation features and links that offer extra learning support: www.oxfordtextbooks.co.uk/ebooks A selection of online resources accompany this text, including: - A selection of additional online chapters - A full bibliography arranged alphabetically and by chapter -Annual updates

Link to the book in the catalog: <u>Smith, Hogan, and Ormerod's criminal law - Hebrew University</u> (exlibrisgroup.com)

Land Law and Policy in Israel

A Prism of Identity

Haim Sandberg

Land Law and Policy in Israel: A Prism of Identity

As one of the smallest and most densely populated countries in the world, the State of Israel faces serious land policy challenges and has a national identity laced with enormous internal contradictions. In Land Law and Policy in Israel, Haim Sandberg contends that if you really want to know the identity of a state, learn its land law and land policies. Sandberg argues that Israel's identity can best be understood by deciphering the code that lies in the Hebrew secret of Israeli dry land law. According to Sandberg, by examining the complex facets of property law and land policy, one finds a unique prism for comprehending Israel's most pronounced identity problems. Land Law and Policy in Israel explores how Israel's modern land system is the product of legislation from the Ottoman period and the British Mandate as well as the seventy-plus years of the State of Israel. The regulation of property and the determination of land usage have been the consequences of explicit choices made in the context of competing and evolving concepts of national identity. Land Law and Policy in Israel will prove to be a must-read not only for anyone interested in Israel but also for anyone who wants to understand the importance of land law in a nation's life.

Link to the book in the catalog: Land law and policy in Israel : a prism of identity - Hebrew University (exlibrisgroup.com)



Criminological Theory: Context and Consequences

Offering a rich introduction to how scholars analyze crime, Criminological Theory: Context and Consequences moves readers beyond a commonsense knowledge of crime to a deeper understanding of the importance of theory in shaping crime control policies. The Seventh Edition of the authors' clear, accessible, and thoroughly revised text covers traditional and contemporary theory within a larger sociological and historical context. It includes new sources that assess the empirical status of the major theories, as well as updated coverage of crime control policies and their connection to criminological theory.

Link to the book in the catalog: <u>Criminological theory : context and consequences - Hebrew University</u> (exlibrisgroup.com)



James J. White Robert S. Summers Daniel D. Barnhözer Wayne Barnes Franklin G. Snyder

Hadad Sout

Uniform Commercial Code

This fully revised 7th Edition will give students a comprehensive introduction to the Uniform Commercial Code without burdening them with unnecessary detail: Articles 1 and 2 (sales), Articles 3, 4, 4A and 5 (payment systems), and Article 9 (secured transactions), as well as related statutes, amendments, regulations, and operating rules. The new edition deals not only with the 1999 revisions to Article 9 but also with the recent revisions to Article 1. This edition also addresses the earlier revisions to Articles 5, 3, and 4. It has limited coverage of the failed attempt to revise Article 2.

Link to the book in the catalog: Uniform commercial code - Hebrew University (exlibrisgroup.com)



Civil Procedure

Principles of Civil Procedure

NEWIN ML CLERMONT

This Concise Hornbook covers the main points of civil procedure that any student needs to understand, and covers them briefly but thoroughly enough to be understandable. It focuses on the material covered in a typical law school course on civil procedure, tied to no one casebook. It breaks down the subject of civil procedure along the standard lines: a brief orientation; then a lengthier overview of the stages of litigation, followed by a close inspection of the major procedural problems (governing law, authority to adjudicate, former adjudication, and complex litigation); and finally some reflections in conclusion. It discusses specific problems and illustrations, with the aid of generously sprinkled diagrams and special text boxes. Special attention was given to fitting the civil procedure course's main points together to form the big picture, with each topic ending in a section on the "big idea" (separation of powers, vertical federalism, horizontal federalism, full faith and credit, or procedural due process) that the student is supposed to take from the topic.

Link to the book in the catalog: Principles of civil procedure - Hebrew University (exlibrisgroup.com)

Legal Pluralism and Efficiency in Marriage Law

Rorick Tovar Galván



INTERSENTIA

Legal Pluralism and Efficiency in Marriage Law

Based on economic theory, this book offers a novel approach to understanding the marital dynamic, explaining the substantive regulation of marriage and modeling legal outcomes at the conflict of laws level. Marriage law and international marriage law are presented as two sides of the same coin, two separate but complementary areas of the law dealing with different aspects of the relationship, pursuing the same goal: providing a legal framework to encourage continued cooperation between spouses--a positive spiral of repeated non-zero-sum-games--that enable both of them to obtain benefits of various kinds which are difficult or even impossible to achieve separately. On this ground the author proposes specific rules to regulate the party autonomy for the law governing the relationship, and to determine the applicable law in absence of a choice of law agreement for key aspects of the relationship: maintenance obligations, divorce, and property regime.

Link to the book in the catalog: Legal pluralism and efficiency in marriage law - Hebrew University (exlibrisgroup.com)



Ethics of Evil: Psychoanalytic Investigations

In today's world where every form of transgression enjoys a psychological motive and rational justification, psychoanalysis stands alone in its ability to uncover the hidden motives that inform individual and social collective behaviour. Both in theory and practice, it bears witness to the impact of anonymity on the potential for perpetration, especially when others are experienced as faceless, disposable objects whose otherness is, at bottom, but a projection, displacement, and denial of our own interiority-in short, the evil within. In keeping with this perspective, Ethics of Evil rejects facile rationalizations of violence; it also rejects the idea that evil, as a concept, is inscrutable or animated by demonic forces. Instead, it evaluates the moral framework in which evil is situated, providing a descriptive understanding of it as a plurality and a depth psychological perspective on the threat it poses for our well-being and ways of life. In so doing, it also fashions and articulates an ethical stance that recognizes the intrinsic link between human freedom and the potential for evil. The essays collected in Ethics of Evil argue that moralizing evil is one of the most important agendas of our time.

Link to the book in the catalog: Ethics of Evil : Psychoanalytic Investigations - Hebrew University (exlibrisgroup.com)



Human Rights and the Planet: The Future of Environmental Human Rights in the European Court of Human Rights

Adopted in the aftermath of the Second World War and implemented as a 'living instrument', the European Convention on Human Rights has, over the past 70 years, shown remarkable adaptability to changing circumstances through the evolutive jurisprudence of the European Court of Human Rights. While the Court has already demonstrated its willingness to address new challenges to human rights arising from environmental damage and climate change, growing scientific evidence and mounting public demand for action have accelerated the need for more fundamental engagement. This timely book - also a Special Issue of the Journal of Human Rights and the Environment - brings into sharp relief the specific challenges faced by the Court in addressing the human rights impacts of the interlocking environmental and climate crises. Leading scholars and practitioners, including the President of the European Court of Human Rights, provide important insights into current thinking about environmental human rights in different jurisdictions and ways in which the European Court could adapt its principles and practice in light of the evolving international environmental human rights corpus iuris.

Link to the book in the catalog: <u>Human rights and the planet : the future of environmental human rights in</u> the European Court of Human Rights - Hebrew University (exlibrisgroup.com)

Eighth Edition

Simester and Sullivan's Criminal Law Theory and Doctrine



J J Child, A P Simester, J R Spencer, F Stark and G J Virgo

Simester and Sullivan's Criminal Law: Theory and Doctrine

This outstanding account of modern English criminal law combines detailed exposition and analysis of the law with a careful exploration of its theoretical underpinnings. Primarily, it is written for undergraduate students of criminal law, covering all subjects taught at undergraduate level. The book's philosophical approach ensures students have a deeper understanding of the law that goes beyond a purely doctrinal knowledge As a result, over its numerous editions, it has become required reading for many criminal law courses. The 8th edition covers all statutory law including the Assaults on Emergency Workers Act 2018 and Domestic Abuse Act, s 71. Case law discussions now cover: Grant (complicity); Barton (dishonesty); Broughton, Field, Kuddus, and Rebelo (homicide) and AG's Ref (No 1 of 2020) (sexual offences). Link to the book in the catalog: Simester and Sullivan's criminal law : theory and doctrine. - Hebrew University (exlibrisgroup.com)

Peter Van den Bossche and Denise Prévost

Essentials of WTO LAW

SECOND EDITION



Essentials of WTO Law

This book was motivated by the need for an accessible text providing a brief overview of the law of the WTO, which we both encountered in our own teaching and were alerted to by colleagues. As WTO law continues to gain in importance, its role in curricula is no longer limited to graduate programmes at law faculties. Instead, the study of WTO law is increasingly an integral part of graduate programmes at other faculties, undergraduate law programmes, summer schools and training programmes for government officials and other professionals. While teachers and students of graduate courses on WTO law have a choice of many excellent textbooks, providing a detailed examination of this increasingly complex area of law, the specific needs of teachers and students of under- graduate courses and courses outside the law faculty are less well served.

Link to the book in the catalog: Essentials of WTO law - Hebrew University (exlibrisgroup.com)





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Victims, Crime & Society: An Introduction

This book provides a thorough account of victimization across the social spectrum of class, race, age and gender. The second edition has been fully revised and expanded, with two parts now spanning the key perspectives and issues in victimology. Covering theoretical, social and political contexts, the book: Includes new chapters on defining and constructing victims, fear and vulnerability, sexuality, white collar crime and the implications of crime policy on victims -- Examines a global range of historical and theoretical perspectives in victimology and features a new chapter on researching victims of crime -- Reinforces your learning through critical thinking sections, future research suggestions, chapter summaries and a glossary of key terms. Victims, Crime and Society is the essential text for your studies in victimology across criminology, criminal justice, community safety, youth justice and related areas. Link to the book in the catalog: <u>Victims, crime & society : an introduction - Hebrew University</u> (exlibrisgroup.com)


Criminological Theory: Past to Present – Essential Reading

Criminological Theory: Past to Present by Francis T. Cullen, Roben Agnew, and Pamela Wilcox is a comprehensive and authoritative reader for upper-level undergraduate and graduate courses in criminological theory. An Introduction precedes each Part, as well as each individual reading, situating the book's selections within the historical development of criminological theory as a discipline. Link to the book in the catalog: <u>Criminological theory : past to present : essential readings - Hebrew</u> University (exlibrisgroup.com) PUNISHMENT WITHOUT TO JAIL WHY PLEA BARGAINING IS A BAD DEAL CARISSA BYRNE HESSICK

Punishment Without Trial: Why Plea Bargaining is a Bad Deal

When Americans think of the criminal justice system, the image that comes to mind is a trial-a standard courtroom scene with a defendant, attorneys, a judge, and most important, a jury. It's a fair assumption. The right to a trial by jury is enshrined in both the body of the U.S. Constitution and the Bill of Rights. It's supposed to be the foundation that undergirds our entire justice system. But in Punishment Without Trial: Why Plea Bargaining Is a Bad Deal, University of North Carolina law professor Carissa Byrne Hessick shows that the popular conception of a jury trial couldn't be further from reality. That bedrock constitutional right has all but disappeared thanks to the unstoppable march of plea bargaining, which began to take hold during Prohibition and has skyrocketed since 1971, when it was affirmed as constitutional by the Supreme Court. Nearly every aspect of our criminal justice system encourages defendants-whether they're innocent or guilty-to take a plea deal. Punishment Without Trial showcases how plea bargaining has undermined justice at every turn and across socioeconomic and racial divides. It forces the hand of lawyers, judges, and defendants, turning our legal system into a ruthlessly efficient mass incarceration machine that is dogging our jails and punishing citizens because it's the path of least resistance. Professor Hessick makes the case against plea bargaining as she illustrates how it has damaged our justice system while presenting an innovative set of reforms for how we can fix it. Link to the book in the catalog: Punishment without trial : why plea bargaining is a bad deal - Hebrew University (exlibrisgroup.com)

INTERNATIONAL CRIMES

Pier appropriate

GUÉNAÉL METTRAUX.

FOLUME I: GENOCIDE



Internatopnal Crimes: Law and Practice

Judge Mettraux's four-volume compendium, 'International Crimes: Law and Practice', will provide the most detailed and authoritative account to-date of the law of international crimes. It is a scholarly tour de force providing a unique blend of academic rigour and an insight into the practice of international criminal law. The compendium is un-rivalled in its breadth and depth, covering almost a century of legal practice, dozens of jurisdictions (national and international), thousands of decisions and judgments and hundreds of cases.0This first volume discusses in detail the law of genocide: its definition, elements, normative status, and relationship to the other core international crimes. While the book is an invaluable tool for academics and researchers, it is particularly suited to legal practitioners, guiding the reader through the practical and evidential challenges associated with the prosecution of international crimes. Link to the book in the catalog: International crimes : law and practice - Hebrew University (exlibrisgroup.com)



Reciprical Freedom

This book continues a decades-long exploration of the theory of private law. The lynchpin of this theory has been the idea of corrective justice, the pedigree of which goes back to Aristotle's account of justice. For Aristotle, corrective justice and distributive justice signified two different structures for one's relationships with others. Distributive justice divides a benefit or burden among any number of persons in accordance with some criterion of distribution. Corrective justice, in contrast, corrects injustices within the bipolar transactions that make up what we now think of as private law.

Link to the book in the catalog: <u>Reciprocal freedom : private law and public right - Hebrew University</u> (exlibrisgroup.com)

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Matthew Bland Barak Ariel Natalie Ridgeon Editors

The Crime Analyst's Companion

2 Springer

The Crime Analyst's Companion

This volume presents a collection of essays from experienced crime analysts from around the world. It explores themes relevant to anyone embarking on, or already into a career in crime analysis. Divided into two sections, this book addresses technical issues central to the profession, from collection of data to presenting findings to reluctant audiences. It incorporates a collection of methodological case studies, demonstrating the ways analysis has made a meaningful difference to policing and security. This volume is intended for scholars who study and work with crime analysts, the global community of undergraduate and graduate students who may take one of these roles in the future, and law enforcement.

Link to the book in the catalog: The Crime Analyst's Companion. - Hebrew University (exlibrisgroup.com)

בית המשפט העליון

לאחרונה הועלו הצעות לשינוי הסמכות של בית המשפט העליון והשיטה לבחירת השופטים. ההצעות נסמכות על טענות אחדות: שבית המשפט מוטה בשיקול דעתו לערכים ליברליים (יש הקוראים להם שמאליים); שהוא חורג מסמכותו ופולש לתחומים השמורים במדינה דמוקרטית לממשלה ולכנסת; שהוא פגוע בעיקרון של הפרדת רשויות וביכולת המשילות של השלטון, וכתוצאה מכך גורם נזק לציבור ולמדינה.

הספר מציב שלוש מטרות: ראשית, להציג תמונה אמיתית של בית המשפט העליון, ובעיקר של הביקורת השיפוטית על רשויות השלטון; שנית, להתמודד עם הביקורת הנשמעת על הרכבו ועל תפקודו של בית המשפט העליון; ושלישית, להסביר כי פגיעה בביקורת השיפוטית, על פי ההצעות שפורסמו ברבים, תהיה פגיעה קשה בציבור: בשמירה על שלטון החוק, במאבק נגד שרירות ושחיתות שלטוניות ובהגנה על זכויות אדם.

פרופ' יצחק זמיר היה מרצה בפקולטה למשפטים של האוניברסיטה העברית, היועץ המשפטי לממשלה ושופט בית המשפט העליון. בין שאר תפקידיו שימש יו"ר הוועדה לבחינת סדרי הבחירה של שופטים, כתב ספרים אחדים וזכה בפרסים רבים, בהם פרס ישראל.

קישור לספר בקטלוג הספרייה:

יצחק זמיר בית המשפט העליון



כלואות: שתלטנות קיצונית בזוגיות: מפתח להבנת תופעה מגדרית שקופה

״אפס, מטומטמת, מילים שלא הכרתי בבית שלי! אבא שלי בחיים לא דיבר ככה לאמא שלי. לקרוא לי אפס, לקרוא לי זבל, לקרוא לי פח אשפה״. ״הוא עושה כאילו זה פעולות אונס. עכשיו, זה כאילו את אשתו, אבל זה היה כאילו הוא עושה את הפעולות שהם בעל כורחך״. ״הוא סוגר אותי. אני במצוקה ממש. אין לי חברות. ויתרתי על המון חברות כי הוא מתעצבן שהן מתקשרות ונודניקיות״.

זהו רק קומץ מהפרקטיקות המגבילות והחונקות שעלו מתוך עשרות ראיונות שערכה ד״ר אילנה קוורטין עם נשים המצויות במערכת יחסים זוגית שבה הן חשות כלואות. מתוך עדויותיהן מסתמנת תופעה חברתית קשה וסמויה מהעין. בספר זה משרטטת ד״ר קוורטין לראשונה את קווי המתאר של התופעה, מעניקה לה שם – שתלטנות קיצונית בזוגיות – ואף מציעה מענה משפטי לאותן נשים.

שתלטנות קיצונית בזוגיות היא מערך התנהגויות דכאניות שאינו כולל אלימות פיזית, שבן הזוג כופה על האישה בתחומי חיים שונים. תכליתן של שלל ההתנהגויות היא לאפשר שליט ה של בן הזוג באישה ובכך לבסס, לחזק ולהגדיל את מעמדו הגברי הפטריארכלי ⁻ בעיני עצמו, בעיני האישה ובעיני אחרים. קישור לספר בקטלוג הספרייה: כלואות : שתלטנות קיצונית בזוגיות : מפתח להבנת תופעה מגדרית שקופה -

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International. Aspropos de génocide, mon collègue, le Dr. Bruno Cormier, s'intéresse beaucoup à ce problème et a fait là-dessus une communication au Congrès International de Criminélogie. Vous portiophiniquine à ce sujet, son adresse est: 509 Avenue des Pins, Ouest, Montréal.

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