

title equips the student with all the techniques of legal research, analysis, and argument they will need for their law course and beyond. Holland and Webb take an engaging and practical approach with examples and exercises throughout which allow students to develop their knowledge and their reasoning skills making this an ideal text for first year students. Digital formats and resources The eleventh edition is available for students and institutions to purchase in a variety of formats, and is supported by online resources. - The ebook offers a mobile experience and convenient access along with functionality tools, navigation features and links that extra learning support:

www.oxfordtextbooks.co.uk/ebooks

<http://www.oxfordtextbooks.co.uk/ebooks> - The accompanying online resources include multiple choice questions for each chapter, links to useful websites and a guide to using Halsbury's Laws. For further insight into legal skills, visit

legaleducation.wordpress.com

British Book News - 1993

Includes no. 53a: British wartime books for young people.

Bowker's Law Books and Serials in Print - 2000

Law Books in Print: Publishers - 1997

Books in Print - 1995

Law and the Social Work Practitioner - Rodger White 2009-07-28

This book explores the main areas of social work law, including children, mental health and community care. By investigating the meaning of law and some of its underlying value assumptions, it encourages practitioners to reflect on their actions and beliefs, helping them to avoid being a mere 'technician', and instead, become a competent practitioner. This new text supports busy social workers studying for Post-Qualifying Awards. Each chapter begins with an overview of the rationale for the teaching material provided and sets out clear learning objectives. Case studies, exercises and recommendations for further reading can be found throughout the book.

Law Books Published - 1999

Legal Method and Reasoning - Sharon Hanson 2012-09-10

Language skills, study skills, argument skills and legal knowledge are vital to every law student, professional lawyer and academic. Legal Method Reasoning offers a range of 'how to' techniques for acquiring these skills. It shows how to handle and use legal texts, how to read and write about the law, how to acquire disciplined study techniques and how to construct legal arguments. This new edition will be of value to both undergraduate and postgraduate law students.

Legal Writing - Lisa Webley 2016-01-29

Legal Writing guides students comprehensively through this vital legal skill and addresses a range of assessment methods from exam questions to final essays and problem answers. It considers how to deconstruct essay and problem questions and how to conduct and apply legal research to answer set questions. Lisa Webley explains how to reference others' work clearly and correctly, making this book a useful tool for students concerned about issues of plagiarism. It also focuses on how to develop critical thinking and communicate legal arguments, with both good and bad examples of written work considered and discussed in the text. Legal Writing is particularly useful for undergraduate students, especially at the beginning of degree studies, and for GDL and CPE students too. This fully revised fourth edition includes: Guidance on the avoidance of plagiarism including examples of poor practice and best

practice. Worked examples throughout the text, including guidance on deciphering essay questions in exams and coursework. Clearly written and easy to use, Legal Writing enables students to fully engage with essay and exam writing as a vital foundation to their undergraduate degree.

The British National Bibliography - Arthur James Wells 1996

Learning Legal Rules - James A. Holland (Law teacher) 2022

An Introduction to the Malaysian Legal System - Arfah Hamzah (Wan.) 2003

Binding Men - Lois S. Bibbings 2014-03-26

Binding Men tells stories about men, violence and law in late Victorian England. It does so by focusing upon five important legal cases, all of which were binding not only upon the males involved but also upon future courts and the men who appeared before them. The subject matter of Prince (1875), Coney (1882), Dudley and Stephens (1884), Clarence (1888) and Jackson (1891) ranged from child abduction, prize-fighting, murder and cannibalism to transmitting gonorrhoea and the capture and imprisonment of a wife by her husband. Each case has its own chapter, depicting the events which led the protagonists into the courtroom, the legal outcome and the judicial pronouncements made to justify this, as well as exploring the broader setting in which the proceedings took place. In so doing, Binding Men describes how a particular case can be seen as being a part of attempts to legally limit male behaviour. The book is essential reading for scholars and students of crime, criminal law, violence, and gender. It will be of interest to those working on the use of narrative in academic writing as well as legal methods. Binding Men's subject matter and accessible style also make it a must for those with a general interest in crime, history and, in particular, male criminality.

Contract Law Directions - Richard Taylor 2017

A considered balance of depth, detail, context, and critique, Directions books offer the most student-friendly guide to the subject; they empower students to evaluate the law, understand its practical application, and approach assessments with confidence.

Lectures on Sanitary Law - Alexander Wynter Blyth 1893

Learning Legal Rules - James Holland 2013-07-11

Bringing together the theory, structure, and practice of legal reasoning in an accessible style, this book explains how to uncover and exploit the mysteries of legal materials. It draws the student into the techniques of legal analysis and argument and the operation of precedent and statutory interpretation.

The Journal of the Law Society of Scotland - 1994

Public Health Law - John Coggon 2016-12-08

Public health activity, and the state's public health responsibilities to assure the conditions in which people can be healthy, can only be achieved through different means of social coordination. This places law and regulation at the heart of public health. They are fundamental both to methods of achieving public health goals and to constraints that may be put on public health activity. As such, trainees, practitioners, and leaders in public health need to understand the breadth and nature of wide-ranging legal and regulatory approaches and the place of ethics in public health. Public Health Law, written by three leading scholars in the field, defines and examines this crucial area of study and practice. It advances an agenda whose scope extends far beyond that covered in traditional medical law and health care law texts. The authors provide an account of the scale of contemporary public health

policy and practice and explain its philosophical depths and implications and its long legislative and regulatory history. They advance a definition of the field and explore how different legal approaches may serve and advance or constrain and delimit public health agendas. This ground-breaking book presents the field of public health ethics and law and goes on to examine the impact within the UK of private law, criminal law, public law, EU and international law, and 'softer' regulatory approaches. It is a primary point of reference for scholars, practitioners, and leaders working in public health, particularly those with an interest in law, policy, and ethics.

Law: A Very Short Introduction - Raymond Wacks
2015-09-24

Law is at the heart of every society, protecting rights, imposing duties, and establishing a framework for the conduct of almost all social, political, and economic activity. Despite this, the law often seems a highly technical, perplexing mystery, with its antiquated and often impenetrable jargon, obsolete procedures, and endless stream of complex statutes and legislation. In this Very Short Introduction Raymond Wacks introduces the major branches of the law, describing what lawyers do, and how courts operate, and considers the philosophy of law and its pursuit of justice, freedom, and equality. In this second edition, Wacks locates the discipline in our contemporary world, considering the pressures of globalization and digitalisation and the nature of the law in our culture of threatened security

and surveillance. ABOUT THE SERIES: The Very Short Introductions series from Oxford University Press contains hundreds of titles in almost every subject area. These pocket-sized books are the perfect way to get ahead in a new subject quickly. Our expert authors combine facts, analysis, perspective, new ideas, and enthusiasm to make interesting and challenging topics highly readable.

Guide to the Tithe Act, 1936 - Arthur Henry Cosway 1937

The Business Environment - Paul Wetherly 2018

The only book with a 'themes and issues' approach that encourages critical engagement with contemporary debates in the business environment.

Garner's Dictionary of Legal Usage - Bryan A. Garner
2011

Rev. ed. of: A dictionary of modern legal usage / Bryan A. Garner. 2nd ed. 1995.

Clarkson and Keating Criminal Law - Christopher M. V. Clarkson 2017-07-31

Clarkson and Keating's Criminal Law: Text and Materials 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 '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

The African American Law School Survival Guide -
Evangeline M. Mitchell 2006