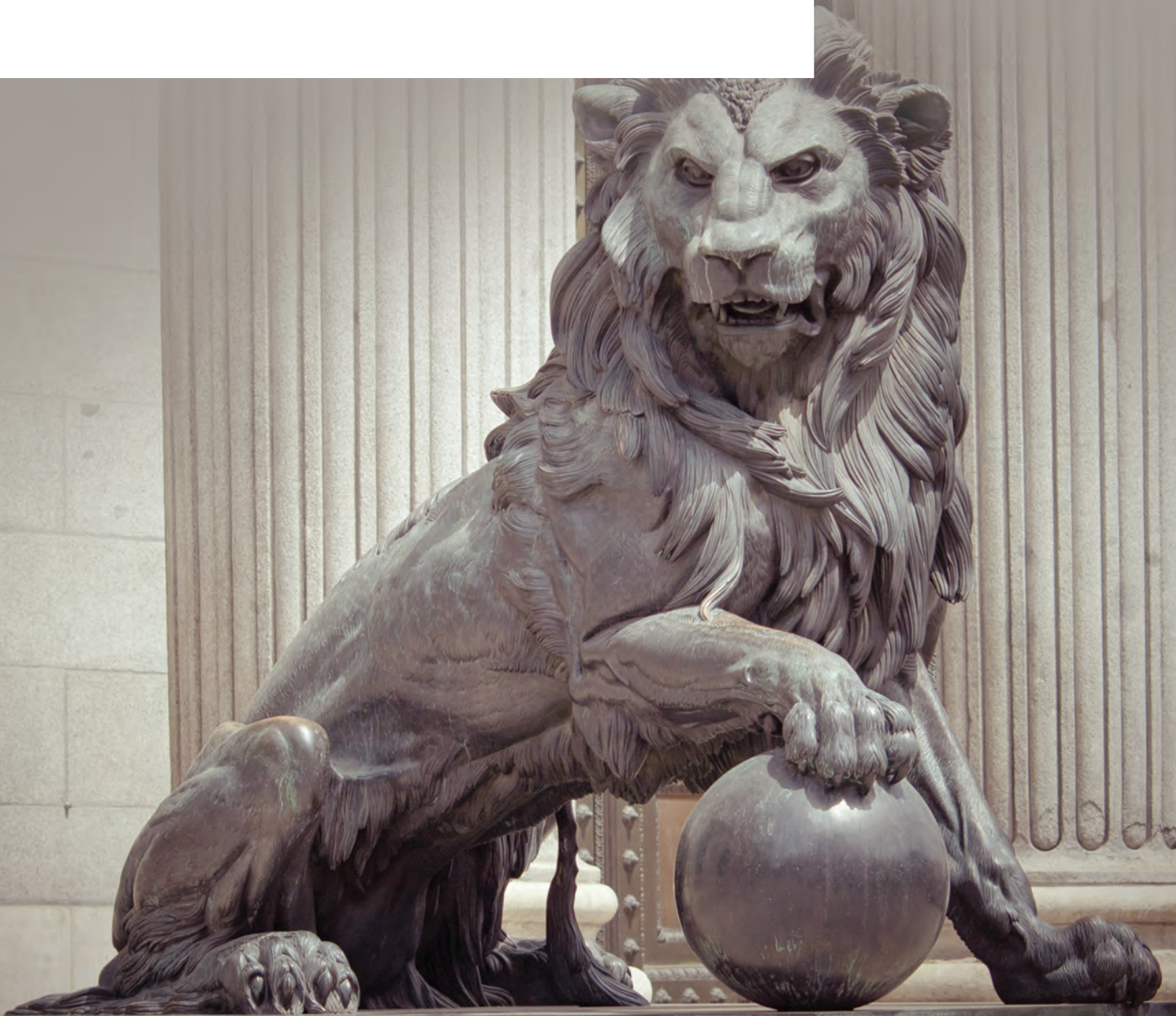


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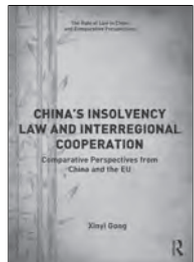
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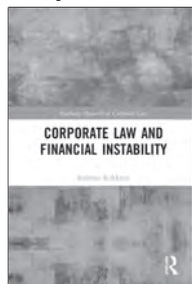
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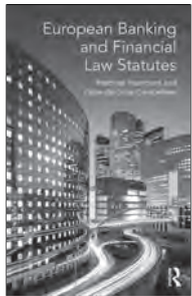
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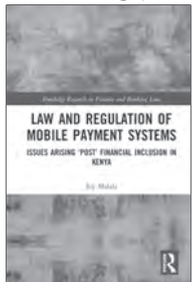
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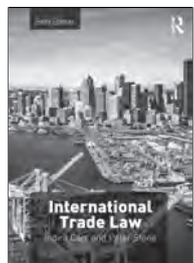
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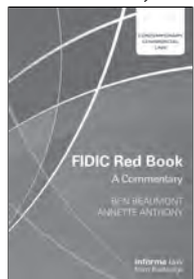
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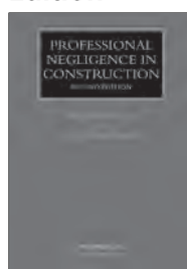
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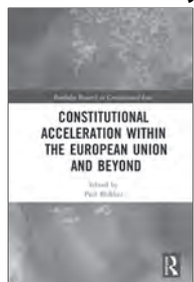
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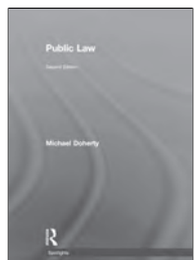
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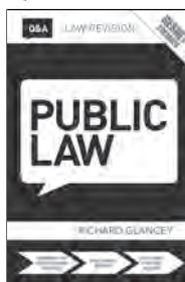
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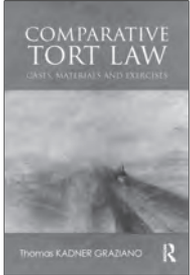
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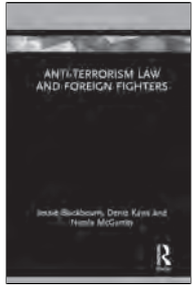
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Jessie Blackburn, University of New South Wales, Australia, Deniz Kayis and Nicola McGarrrity, University of New South Wales, Australia

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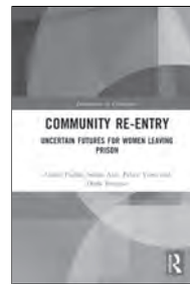
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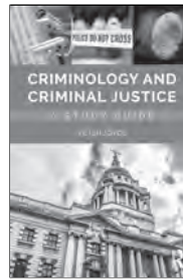
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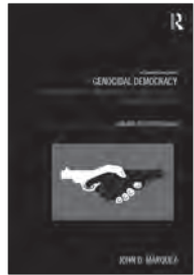
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Genocidal Democracy

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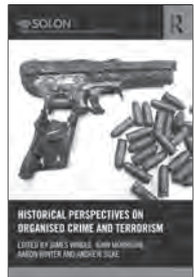
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Aleksandr Khechumyan

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Khechumyan argues, focusing on Articles 3 and 5 of the European Convention of Human Rights, that factors such as an offender's age and health could alter the balance between retributive and utilitarian goals of punishment, rendering them 'grossly disproportionate'.

This book is a valuable resource for academics, researchers and policy-makers working in Criminal Justice, Human Rights Law, and Gerontology.

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In Crime's Archive

The Cultral Afterlife of Evidence



Katherine Biber, University of Technology, Sydney, Australia

This book investigates what happens to criminal evidence after the conclusion of legal proceedings. In its 'afterlife', criminal evidence – whether it is photographic or video evidence, private diaries and correspondence, weapons, physical objects, or forensic data – continues to proliferate in cultural contexts; often arousing the interest of journalists, scholars, curators, writers or artists. This book shows how in its afterlife, criminal evidence gives rise to new uses and interpretations, new concepts and questions, many of which are creative and transformative of crime and evidence, and some of which are transgressive, dangerous or insensitive.

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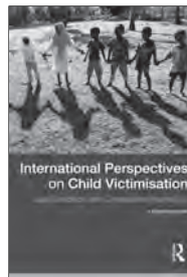
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International Perspectives on Child Victimization



Julia Davidson, Middlesex University, UK and Christopher Hamerton, University of Westminster, UK

This book offers a comprehensive overview of the established themes and emergent debates relating to the abuse and victimization of children. Highlighting key areas of global concern, and illustrated with detailed case studies, Julia Davidson and Christopher Hamerton address child abuse, child poverty, child exploitation, child prostitution, and child imprisonment within the context of children's rights, and international legal and policy issues. A solid introduction to child victimization for both undergraduate and postgraduate audiences, *International Perspectives on Child Victimization* will also appeal to practitioners and policy-makers engaged in child protection and intervention.

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Tusty ten Bensel and Lisa Sample

Drawing on original data, this book goes beyond the current state of knowledge regarding the consequences of sex offense laws. The authors discuss intended and unintended consequences of sex crime convictions, using new research to explore how offenders in the community and their family members manage these consequences and how sex offense laws influence life decisions and behaviors. The Durkheimian notion that integration into groups or societies can help regulate behaviors is important to the study of recidivism, and this book explores the role of isolation on sexual reoffending, how registered citizens, who have not reoffended, cope with having their personal information on the Internet, and how registered offenders participate in social activities when they are prohibited from entering so many places.

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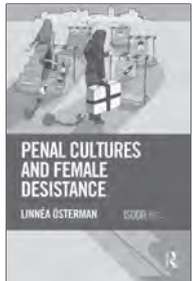
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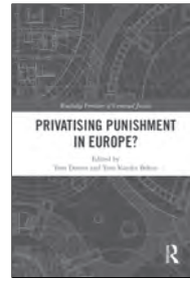
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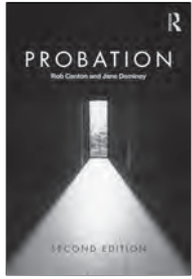
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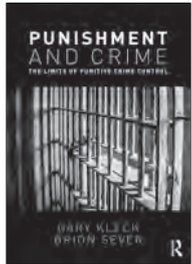
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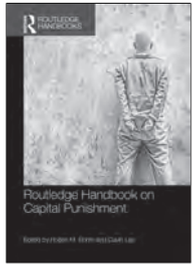
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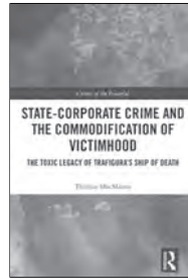
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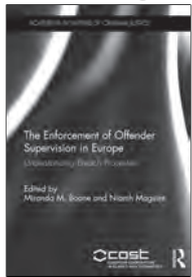
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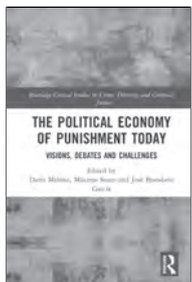
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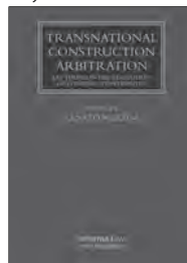
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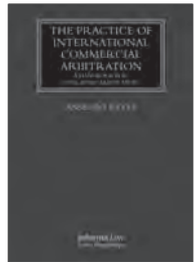
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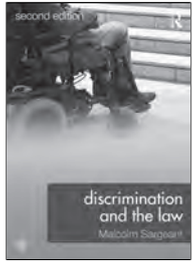


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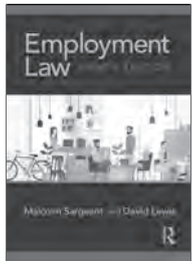
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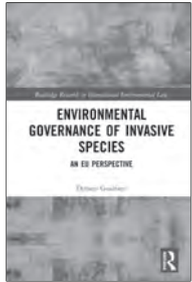
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The consequences of the introduction and spread of invasive alien species in non-native ecosystems is an area of increasing interest in the international community. Globalisation has increased the rate and magnitude, resulting in huge environmental, economic and social costs. This book considers the existing Multilateral Environmental Agreements and looks at the potential role of regional environmental governance, particularly in consideration of the adoption of the European Parliament and Council regulation 1143/2014 on the management and control of invasive species, to provide an effective response.

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Market: Law / Environmental Law

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Environmental Liability and the Interplay between EU Law and International Law

Emanuela Orlando

Series: *Routledge Research in International Environmental Law*

The role of law in responding to global environmental problems and the interplay between different levels of regulation and governance is becoming increasingly relevant in the field of liability and reparation for environmental damage. This book examines the relationship between the EU and the international legal order in a multilevel and comparative perspective in relation to the ongoing efforts to elaborate effective regimes of liability and reparation for environmental damage. It addresses questions of the impact of interaction on the development, implementation and enforcement of appropriate responses to environmental damage within the respective legal orders on a global level.

Routledge

Market: Law / Environmental Law

July 2018: 234x156: 328pp

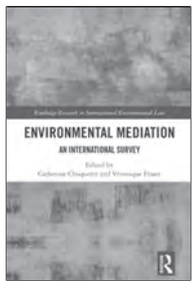
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Environmental Mediation

An International Survey



Edited by Catherine Choquette and Véronique Fraser

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Environmental mediation continues to develop and evolve in different jurisdictions across the world in order to prevent potential environmental conflicts or to resolve the conflicts while avoiding the inherent drawbacks of an adjudicated solution. This book takes a comparative approach to explore the legal framework of environmental mediation with a focus on the judicial, administrative and private procedures and the criteria for accrediting mediators in a range of jurisdictions across the world. It also examines practical considerations for environmental mediators while analysing the effectiveness of different mediation processes.

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Indigenous Peoples and Water Resource Management

Not Just Another Stakeholder

Katie O'Bryan

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Indigenous management practices have been successfully used to manage inland water systems around the world for thousands of years, and indigenous people have been calling for a greater role in the management of water resources. This book argues that a key (albeit not the only) means of ensuring appropriate participation in decision-making about water management is for such participation to be legislatively mandated. And, to this end, the book draws on case studies in Australia and New Zealand in order to elaborate the legislative tools necessary to ensure Indigenous participation, consultation and representation in the water management landscape.

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While governance theories are emerging primarily from Anglo-American sources, the notion that such approaches are not globally acceptable is timely in transdisciplinary discussion, particularly among those studying crises of sustainability globally. This book offers and affirms an innovative governance approach, arguing that it holds promise as a "universal" framework that is *not* colonizing in nature due to its grounding in relational process assumptions and practices. By using a holistic Governance Typology, the authors delve deeply into underlying philosophical commitments and carry them into practice.

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International Marine Environmental Law and Policy

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With contributions from an international range of respected figures, this volume provides a concise account of the legal and policy framework underlying international marine environmental issues, and of the fundamental concepts and strategies that are important to the protection of the marine environment.

This work provides a solid foundation for students and others interested seeking to gain an understanding of this hugely important subject.

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International Natural Resources Law

Malgosia Fitzmaurice, Queen Mary, University of London, **Ricardo Pereira**, University of Westminster and **Panos Merkouris**

International Natural Resources Law offers a clear overview, illustrating the development of European and international regulatory standards by reference to case law and implementation at a national level.

Considering natural resources in relation to environmental law, energy law, investment and economic law, this text provides students with the tools to analyse and contextualise the emerging regulatory framework. The book will offer coverage of major debates in the field, including topics on permanent sovereignty, international institutions, foreign investment, shared and offshore resources, dispute settlement, climate change, sustainable development and human rights.

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The Benefits of Administrative Procedures



Anna Huggins

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The adoption of administrative procedures in global governance has the potential to foster proper consideration of marginalized actors' interests, yet risks entrenching the dominance of the well-resourced and powerful. Accordingly, this book proposes a new framework for evaluating the extent to which administrative procedures in the compliance systems of multilateral environmental agreements constrain power and promote regard for the interests of affected states. This framework is applied to the compliance systems under the Montreal Protocol, the Kyoto Protocol and CITES, which address

issues of ozone-layer depletion, climate change and trade in endangered species, respectively.

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Next Generation Water Governance

Markets, Compliance and Technology

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Routledge

Market: Law/Environmental Studies

October 2018: 234x156: 240pp

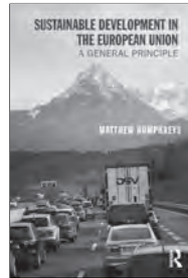
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A General Principle



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Simina Elena Tănăsescu and Eric Oliva

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November 2018: 234x156: 224pp

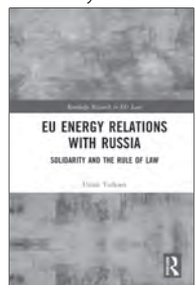
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Solidarity and the Rule of Law



Umut Turksen

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This book provides a detailed analysis of the legal framework in which the energy trade between the European Union and the Russian Federation has been conducted. Using case studies of eight member states, it critically examines the EU's ability and the duty of its Member States to conduct their external energy trade in accordance with the principle of solidarity. Providing a comprehensive analysis of the principle of solidarity as provided in the *acquis communautaire* of the EU, the book critically analyses the legal framework pertaining to EU-Russia energy trade to ascertain whether, and to what extent, it satisfies the requirements of the rule of law.

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National EU policy coordination in the debtor countries



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Market: Law

November 2017: 234x156: 148pp

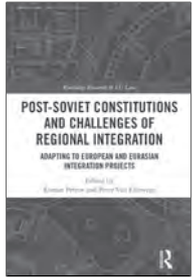
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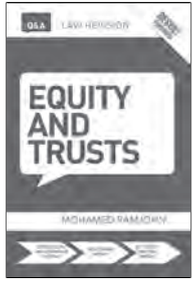
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Market: Law/Equity and Trusts

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Hb: 978-1-138-12283-3: **£105.00**Pb: 978-1-138-12284-0: **£39.99**

eBook: 978-1-315-64952-8

* For full contents and more information, visit: www.routledge.com/9781138122833**Trusts of Homes****Alastair Hudson**

Recent high profile cases and seemingly contradictory judgments have only served to increase the controversy surrounding this particular area of the law. The only aspect of consensus amongst academics, judges and law-reformers alike is that in its current form, the common intention constructive trust remains far from satisfactory. In this book, Alastair Hudson analyses the social, economic and political factors behind the emergence of the common intention constructive trust and its application by the courts. A lively and comprehensive exploration of this burgeoning area of law, this is an ideal guide for students of property law at all levels.

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Corporate Accountability under Socio-Economic Rights

Jernej Letnar Čerňič, Graduate School of Government and European Studies in Kranj, Slovenia

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This book explores how corporations could effectively respect and protect human rights without compromising their primary business objectives. The book analyses the theoretical foundations and the existing scope and nature of corporate accountability arising from economic and social rights at the international and national levels. Through careful analysis Jernej Letnar Čerňič exposes the stark reality of the need for greater clarity in the socio-economic obligations and accountability of corporations. The book goes on to put forward a normative framework for corporate accountability for socio-economic rights in national legal orders building on existing mechanisms.

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October 2018: 234x156: 300pp

Hb: 978-1-138-28878-2: **£90.00**

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Critical Indigenous Rights Studies

Edited by Giselle Corradi, Ghent University, Belgium, Koen de Feyter, University of Antwerp, Belgium and Ellen Desmet

Series: Routledge Research in Human Rights Law

This edited volume explores new directions in research on indigenous peoples and their rights. The book proposes a move towards a field of 'critical indigenous rights studies', characterised by taking a realist (as opposed to an idealised) approach towards indigenous peoples combined with an interdisciplinary approach. The chapters in this book draw on a variety of disciplinary perspectives, including sociology of law, anthropology, political sciences and linguistics in order to address emerging issues in indigenous rights research. Several chapters of the book focus on indigenous rights in Latin America an area which has been previously under-explored in the literature.

Routledge

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July 2018: 234x156: 280pp

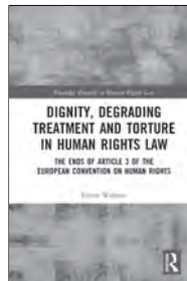
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Dignity, Degrading Treatment and Torture in Human Rights Law

The Ends of Article 3 of the European Convention on Human Rights



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Although scholars have shown longstanding interest in the boundaries of interpretation of the prohibition of torture from different perspectives, the existing body of work does not sufficiently reflect the significance of the scope of meaning and application of *degrading treatment*. This book fills this lacuna by exploring and evaluating the interpretive scope of the prohibition of degrading treatment in order to provide courts, scholars and practitioners with analytical tools to advance the application of the right not to be subjected to torture, cruel, inhuman or degrading treatment or punishment in international, regional and domestic human rights law.

Routledge

Market: Law/Human Rights

April 2018: 234x156: 184pp

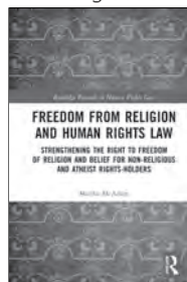
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Freedom from Religion and Human Rights Law

Strengthening the Right to Freedom of Religion and Belief for Non-Religious and Atheist Rights-Holders



Marika McAdam, Australia

Series: Routledge Research in Human Rights Law

Although human rights belong to all persons on the basis of their humanity, this book demonstrates that in the practice of international human rights law, the freedom to be non-religious or atheist does not receive the same protection as the freedom to be religious. Despite the claimed universality of freedom of religion and belief contained in article 18 of the International Covenant on Civil and Political Rights (ICCPR), the key assertion made is that there is a hierarchy of religion and belief, with followers of major established religions enjoying high protection and low regulation at the top, and atheists and non-believers enduring high persecution and weaker protection at the bottom.

Routledge

Market: Law / Human Rights Law

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Hb: 978-1-138-63296-7: **£115.00**

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Human Rights, Constitutional Law and Belonging

The Right to Equal Belonging in Democratic Society

Elena Drymiotou, Neapolis University Pafos, Cyprus

Series: Routledge Research in Human Rights Law

Human Rights and Equal Belonging in a Democratic Society is the starting point of a more comprehensive theory of the right to democratic belonging. It shows the latest state of knowledge on the topic and will be of interest both to students at an advanced level, academics and reflective practitioners. It addresses the topics with regard to human rights and equality and will be of interest to researchers, academics, policymakers, and students in the fields of human rights law, constitutional law, and legal theory.

Routledge

Market: Law / Human Rights

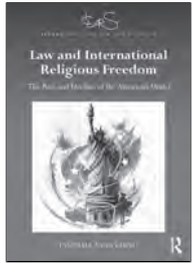
May 2018: 229 x 152: 256pp

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Law and International Religious Freedom

The Rise and Decline of the American Model



Pasquale Annicchino

Series: ICLARS Series on Law and Religion

This book analyses the rise to prominence of international religious freedom within the context of US foreign policy showing how this has also influenced other states and the EU. It compares and contrasts the emerging Western consensus with other notions of religious freedom as shaped by religious laws and other geopolitical actors such as the Russian Orthodox Church and the Organization for the Islamic Conference. Finally, it argues that the consensus that led to the unanimous approval of the IRFA is fading as partisan divisions on issues concerning religious freedom grow and the US focuses on the rights of other

groups such as those of the LGBTI communities.

Routledge

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Conceptualizing a Common Right

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Routledge

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Nico Moons

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Origins and Future

Luke Beck

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This book examines the origins of Australia's constitutional religious freedom provision. It explores the political activities and motives of religious leaders seeking to give the *Australian Constitution* a religious character and the political activities and motives of a religious minority seeking to prevent it having a religious character. It also examines Section 116, dealing with separation of religion and government, and argues that until now scholars and courts have misunderstood it. The book shows how the origins of the provision lead to Section 116 being conceptualised as a safeguard against religious intolerance on the part of the Commonwealth.

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Edited by Rhona Smith, Northumbria University, UK and Lee James McConnell, Northumbria University, UK

Introducing the reader to research methods in Human Rights, this book draws on the expertise of a panel of contributors to clearly explain the key theories and methods used in Human Rights research and provide guidance on when each approach is appropriate. Exploring research methods using a wide range of geographic case studies and with reference to a wide range of subject areas, the book suggests further reading and directs the reader to excellent examples from research outputs of each method in practice. This book is essential reading for students Law, Politics and Sociology backgrounds who wish to understand more about the methods and ethics of conducting Human

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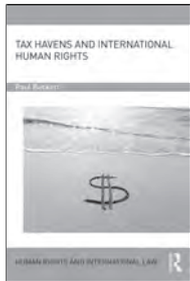
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Paul Beckett, MannBenham Advocates, Isle of Man
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Sonia Zaman Khan

As a relatively new democracy, Bangladesh has been encountering serious problems because of a prevailing culture of mistrust, weak governance institutions, constant election manipulation and a peculiar socio-political history, which led to a unique form of transitional remedy in the form of an unelected neutral 'Caretaker Government' during electoral transitions. This book provides a contextual analysis of the CTG mechanism including its inception, operation, manipulation by the government of the day, and its abrupt demise. It queries whether this constitutional provision actually remains a crucial tool to safeguard free and fair elections.

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The Codification of Atrocity in Humanitarian Law

Kirsten Campbell, Goldsmiths College, University of London, UK, Hannah Starman, Institute for Ethnic Studies, Slovenia and Sari Wastell, Goldsmiths College, University of London, UK

Testifying to Trauma examines the processes by which victims' narratives of trauma become legal testimony: investigating how the transformation of individual trauma into a codified collective violation has ramifications for individual, collective and legal identities. This book addresses the historical and political contexts of the current legal codifications of trauma. Its authors provide an original analysis and understanding of the technologies through which trauma is codified in international law.

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Normative Gaps in International Law

Edited by Rashida Manjoo, University of Cape Town, South Africa and Jackie Jones, University of the West of England, UK

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Violence against women and girls remains one of the most pervasive human rights violations in the world today, and it permeates every society. Yet at the international level, there is a gap in the legal protection of women and girls from violence. This book critically analyses the UN system and three regional human rights systems as well as address the current gap in Asia in relation to this issue. The book proposes that the gap should be addressed through a new UN Convention or alternatively an Optional Protocol to the CEDAW, in order to promote a life free of violence for women and girls and to address the systemic challenges that are the causes and consequences of such violence.

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Market: Law/ Gender Studies

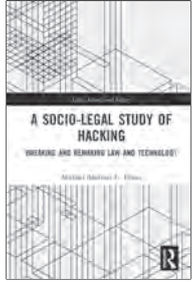
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A Socio-Legal Study of Hacking

Breaking and Remaking Law and Technology



Michael Anthony C. Dizon

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The relationship between hacking and the law has always been complex and conflict-ridden. This book examines the relations and interactions between hacking and the law with a view to understanding how hackers influence and are influenced by technology laws and policies. Describing and analyzing the legal and normative impact of hackers, as well as proposing new approaches to its regulation and governance, it makes an essential contribution to understanding the socio-technical changes, and consequent legal challenges, faced by our contemporary connected society.

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Technological Neutrality in Law and Politics

A Political Reappraisal

Marcelo Thompson

Technological neutrality in law is, roughly, the idea that law should neither help nor hinder particular types of technological artefacts. It has been adopted as a fundamental principle by courts, legislatures, governmental and inter-governmental organizations globally. Its guiding premises have been instantiated in key debates, some of which have captured the global Internet policy mind-set, ranging from network neutrality to the neutrality of search engine operators, mobile application ecosystems and Internet platforms in general. This book offers an examination of this principle, questioning whether technological neutrality is a sound principle for law and policy making in this age.

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Intellectual Property Rights and Emerging Technology

3D Printing in China

Edited by Hing Kai Chan, Hui Leng Choo, James Griffin and Onyeka Osuji

3D printing poses many challenges to the traditional law of intellectual property. This book attempts to develop a technical system to help overcome some of these legal challenges and difficulties. Presenting a collection of materials from empirical interviews, workshops and publications that have been carried out in one of the world leading research projects into the legal impact of 3D printing which was designed to establish what legal challenges 3D printing companies perceived that they faced, and having done that, to establish a technical framework for an operational automated technical licensing system.

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In this book, Riikka Koulu examines the multifaceted phenomenon of dispute resolution technology, focusing specifically on private enforcement. The increase in private enforcement challenges the nation-state's monopoly on violence. And, in this respect, the author argues that the privatisation of enforcement – from the direct enforcement of e-commerce market leaders, to self-executing smart contracts in the blockchain – brings the inherent violence of law out into the open, whilst constituting a new, and dangerous, grey area of conflict management.

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Biodiversity, Genetic Resources and Intellectual Property

Developments in Access and Benefit Sharing



Edited by **Kamalesh Adhikari**, University of Queensland, Australia and **Charles Lawson**, Griffith University, Australia
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Developments in Access and Benefit Sharing of Genetic Resources addresses current issues arising from recent developments in the enduring and topical debates about managing genetic resources through the ABS regime. The book explores key historical, doctrinal, and theoretical issues in the field, at the same time developing new ideas and perspectives around ABS. It shows the latest state of knowledge and will be of interest to researchers, academics, policymakers, and students in the fields of intellectual property, governance, biodiversity and conservation, sustainable development, and agriculture.

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Johanna Gibson

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June 2018: 234x156: 224pp

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Traditional financial reporting is ill-equipped to deal with intellectual property rights. The invisibility of corporate IP information is problematic and is compounded by underdeveloped corporate reporting of valuable IP assets. This book examines the legal theory and accounting principles essential to management of IP assets, providing practical guidance on the ownership and management of specific types of IP information, developing quantitative, qualitative and strategic IP information for stakeholders and strategy disclosure models in order to meet existing legal corporate disclosure requirements across a range of company sizes and types.

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April 2018: 234x156: 280pp

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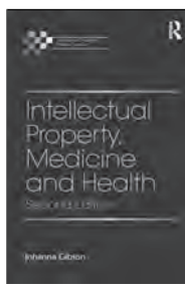
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Johanna Gibson

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v Union of India.

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Parliament, Inventions and Patents

A Research Guide and Bibliography



Phillip Johnson

This book is a research guide and bibliography of parliamentary material, including the Old Scottish Parliament and the Old Irish parliament, relating to patents and inventions from the early seventeenth century to 1976. It chronicles the entire history of a purely British patent law before the coming into force of the European Patent Convention under the Patents Act 1977. It will be an essential resource for scholars and researchers in intellectual property law, the history of technology, legal and economic history.

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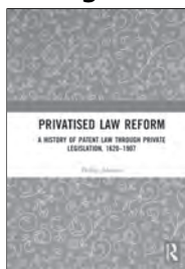
February 2018: 297x210: 840pp

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Privatised Law Reform: A History of Patent Law through Private Legislation, 1620-1907



Phillip Johnson

In the history of British patent law, the role of Parliament is often side-lined. This is largely due to the raft of failed or timid attempts at patent law reform. By the end of the nineteenth century, private legislation had become a mechanism or testing ground for more general law reforms. This is known in relation to many great industrial movements such as the creating of railways, canals and roads, or political movements such as the powers and duties of local authorities, but it has thus far been largely ignored in the development of patent law. This book addresses this shortfall and examines how private legislation played an important role in the birth of modern patent law.

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November 2017: 246x174: 208pp

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The Patentability of Software

Software as Mathematics

Anton Hughes, Maurice Byers Chambers, Australia

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This book explores the question of whether software should be patented. It analyses the ways in which courts in the US, the EU and Australia have attempted to deal with the problems surrounding the patentability of software. Anton Hughes demonstrates that the current approach has failed and that a fresh approach is needed. The book goes on to argue against the patentability of software based on its close relationship to mathematics, and offers a theory of patentable subject matter consistent with Australian, American and European patent law.

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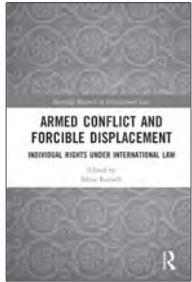
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Individual Rights under International Law



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With millions of individuals around the world affected by the consequences of armed conflict and displacement, the need for a stronger, more coherent and effective legal framework relating to the right not to be displaced, to return home and to property restitution becomes even more compelling. This volume combines critical comparative perspectives on questions relating to displacement caused by armed conflict on the basis of national and international law looking at a number of case studies from Europe, Africa and the Americas. The book particularly focuses on whether a right not to be displaced and to return home as well as to property restitution exists in

contemporary international law.

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Market: Law/ Politics

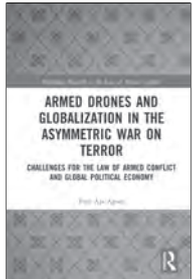
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Armed Drones and Globalization in the Asymmetric War on Terror

Challenges for the Law of Armed Conflict and Global Political Economy



Fred Aja Agwu, Nigerian Institute of International Affairs, Lagos, Nigeria

Series: Routledge Research in the Law of Armed Conflict

The United States and all the states taking part in the war on terror are obligated to observe International Humanitarian Law (IHL). It is within this context of IHL that this book appraises the drone as a weapon of engagement, discussing such issues as "personality" and "signature" strikes as well as the implications of the deployment of spies as drone strikers rather the Defence Department, the members of the U.S armed forces. This book will be of value to researchers, academics, policymakers, professionals, and students in the fields of security studies, terrorism, the law of armed conflict, international humanitarian

law, and international politics.

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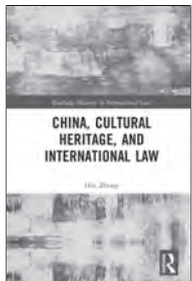
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This book critically examines the availability of a legal basis for the recovery of China's cultural heritage. This book will be valuable to all states who are active or involved in the field of restitution of cultural heritage. The proposed customary rule will allow not only China, but also other states of origin with a similar dilemma to obtain the return of both illegally and historically removed heritage. It addresses the topics with regard to the restitution of cultural property and cultural heritage law and will be of interest to researchers, academics, policymakers, and students in the fields of international law, international trade, and human rights law.

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Cultural Defences at the International Criminal Court

Noelle Higgins

Cultural defences, that is, claims that certain aspects of a defendant's cultural background should be taken into consideration by courts when adjudicating on their guilt or innocence, have been raised before domestic courts in a variety of jurisdictions. This has been a very sensitive and controversial issue. However, the issue of cultural defences in international tribunals is one which has not yet been fully explored. The main objective of this book is to analyse if the ICC can, and should, accommodate cultural defences as answers to legal charges, or indeed as a factor to be considered in sentencing or reparation decisions.

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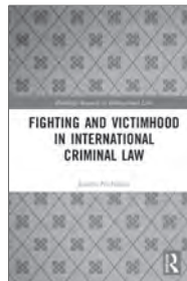
Market: International Criminal Law

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Fighting and Victimhood in International Criminal Law



Joanna Nicholson, University of Oslo, Norway

Series: Routledge Research in International Law

The act of fighting has certain consequences in international law. The most obvious example can be found in international humanitarian law, where a distinction is drawn between fighters and civilians, with fighters being military objectives and civilians being protected from attack. Another example is from international human rights law, where it has been held that the particular characteristics of military life have to be taken into account when interpreting the human rights of members of state armed forces. This volume focuses on the field of international criminal law and asks the question: what relevance does fighting have to victimhood in international criminal law?

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Figures of the Victim in International Criminal Justice



Maria Elander, University of Melbourne, Australia

Through a close reading of the institutional practices of the Extraordinary Chambers in the Courts of Cambodia (the ECCC), or the Khmer Rouge Tribunal as it is also called, this book demonstrates how court practices produce the subjectivity of the victim, a subjectivity that is profoundly of law and endogenous to the enterprise of international criminal justice. Focusing on the representation of victims in crimes against humanity, victim participation, and photographic images, the book engages with a range of debates and scholarship in law, feminist theory and cultural legal theory.

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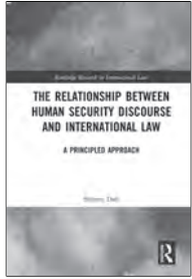
July 2018: 234x156: 240pp

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The Relationship between Human Security Discourse and International Law

A Principled Approach



Shireen Daft, Macquarie University, Australia

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This book explores the relationship between human security discourse and international law, determining whether human security can contribute to the international legal framework. The book analyses the core principles of human security discourse and examines the degree to which they find parallels in the existing normative structure of international law. It considers the processes for the creation of so called 'human security' treaties in order to determine a blueprint for future development of international human security treaty law. In concluding Shireen Daft sets out a structured principled approach through which international legal scholarship can successfully engage with

human security.

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Anna Fiodorova

Presenting an integrated approach to information exchange among law enforcement institutions within the EU, this book addresses the dilemma surrounding the need to balance the security of individuals and the need to protect their privacy and data. Providing the reader with a comprehensive analysis of information exchange tools, exploring their history, political background, and the advantages and disadvantages of their use, this book includes a comparison between different information exchange tools and including the most recent legislation from an author who has worked as a police officer, Home Affairs counsellor and academic.

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July 2018: 234x156: 224pp

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International Criminal Law and Sexual Violence against Women

The Interpretation of Gender in the Contemporary International Criminal Trial

Daniela Nadj, Queen Mary University of London, UK

Series: *Routledge Research in International Law*

This book explores the prosecution of wartime sexual violence in international criminal law and asks what the juridicalisation of gender-based violence signifies for women. Focusing on the International Criminal Tribunal for the Former Yugoslavia and the International Criminal Tribunal for Rwanda as well as subsequent developments in the International Criminal Court, the book explores the portrayal of the various gendered identities that surface in armed conflict and it asks whether the law is capable of reflecting these in subsequent judgements.

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Sundhya Pahuja, Law School, University of Melbourne, Australia

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October 2018: 216x138: 144pp

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Alexandra Harrington

Delving into the law and meaning of international organizations, this book provides not only information on the laws relating to international organizations and involved in their undertakings but also the ways in which specific international organizations function and how these functions coexist or conflict with each other. It addresses such topics as:

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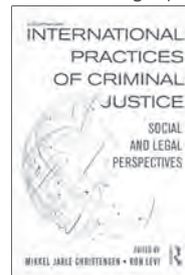
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International Practices of Criminal Justice

Social and legal perspectives



Edited by Mikkel Jarle Christensen and Ron Levi

This book examines the social dynamics behind the creation of internationalized criminal law. Although the emergence of different forms of international criminal law in the 1990s has been the topic of much academic and legal attention, this book takes the people and practices behind the modern phenomenon of internationalized criminal law, and not the law in itself, as its point of departure.

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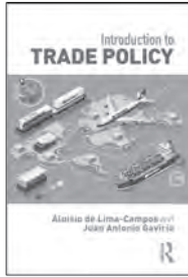
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Aluisio Lima-Campos and Juan Gaviria

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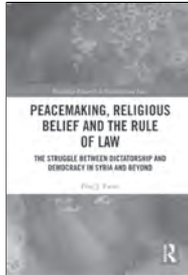
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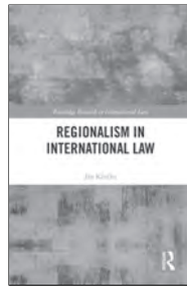
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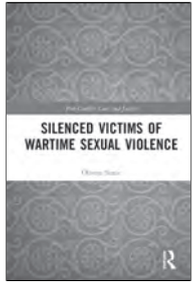
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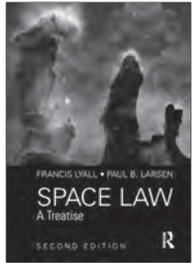
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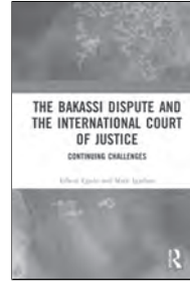
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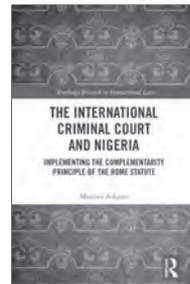
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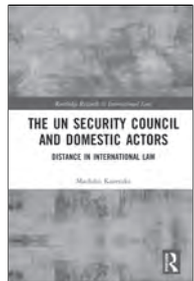
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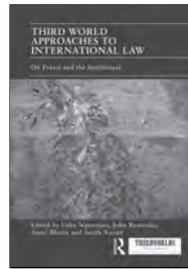
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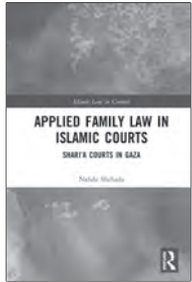
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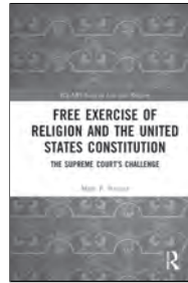
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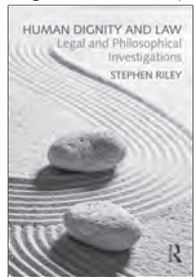
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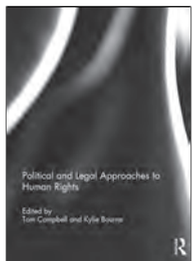
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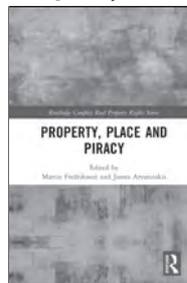
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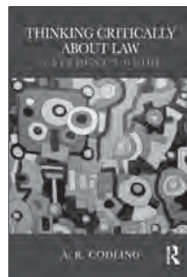
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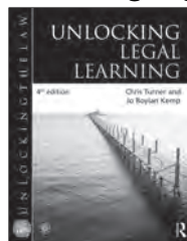
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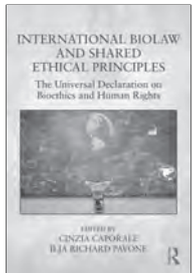
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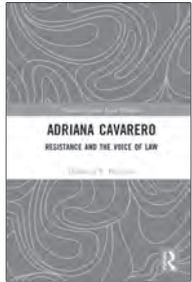
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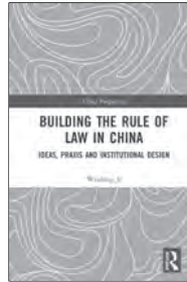
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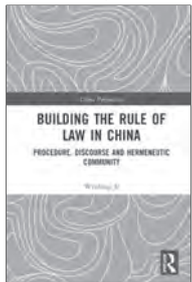
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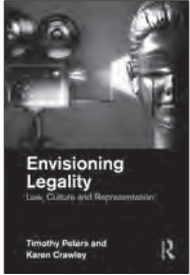
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A Discrete History

Julia Shaw, De Montfort University, UK

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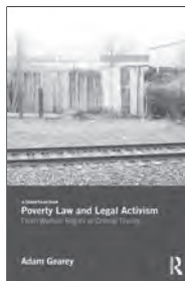
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Lives that Slide Out of View



Adam Gearey

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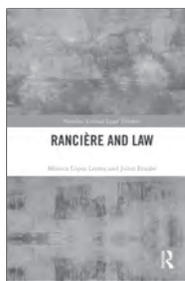
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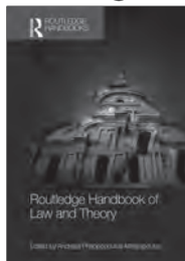
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The handbook will be essential reading for scholars and students of jurisprudence, sociology of law, critical legal studies,

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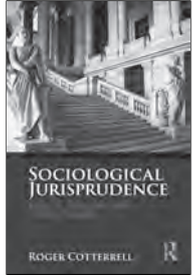
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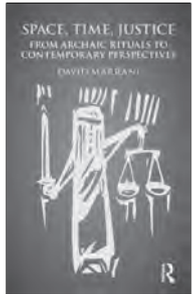
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David Marrani

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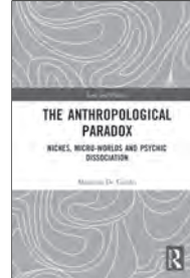
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Massimo De Carolis

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This book addresses two phenomena that traditional interpretive schemes treat as two distinct spheres: the psychic and the social. The book takes a general anthropological paradox that has *always* marked the human animal: bound by its own biological constitution to fend off disorder by drawing the boundaries of an artificial niche *and* to expose itself to unlimited contingency to find a truly suitable environment. This book makes the case that the emergence of dissociations does not stem from a lack of political imagination. It is rather a situation that humans are inevitably confronted: as the product of a perennial tension between the desire to take refuge and the desire to cross

boundaries.

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The Law and Politics of Inclusion

From Rights to Collective Disidentification

Valeria Venditti

This book addresses the predicament of political and legal inclusion, attending to the active role of subjects looking for inclusion, and mobilising inclusive processes. Inclusion is reconceived as an ongoing, engaging movement of category-production, according to which there is no straightforward opposition between effective inclusion and assimilation. The book thus draws the idea of inclusion out of this opposition in order to delineate a form of political connectedness based on smaller social networks of solidarity that, although entailing some sort of normativity, are nevertheless characterised by fluidity and proximity.

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The Radical Philosophy of Rights

Costas Douzinas, Birkbeck, University of London, UK

In advanced western societies, human rights have mutated, expanded and turned into a vernacular touching every aspect of social life. But although rights appear as the only game in town, the response of the left to the rights revolution has been muted and unsure. Classical Marxist critiques of (natural) rights have made the left justly suspicious, and this is still the case today. Elaborating and addressing a series of foundational paradoxes of rights, this book provides a long overdue re-evaluation of the history and political uses of rights for the left.

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Bethania Assy

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Normative and communitarian traditions define justice either as abstraction or as concretization, and in terms of either universal reason or of identity. In both cases, the archetypal morphology of the rule of law reproduces essentially the same representational schema, in which the singular, and concrete, event of injustice is denied any theoretical value. In response, this book aims to think from this event, giving voice to those cast outside of the accepted categories. Here, then, it is in its theorization of law from such an event that this book offers an original account, not of the creation of victims, but of the ways in which the experience of injustice can empower the vulnerable.

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Cosmin Cercei

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Marett Leiboff, University of Wollongong, Australia

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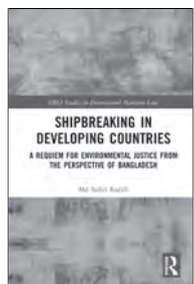
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A Requiem for Environmental Justice from the Perspective of Bangladesh



Md Saiful Karim, Queensland University of Technology, Australia

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Holder Rights and Liabilities



Frank Stevens

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A Feminist Analysis of Mental Health Law

Reconceptualising Rights

Claire Murray, University College Cork, Ireland

Most common law jurisdictions have a rights-based model of mental health law – whether procedural or substantive – and individual human rights have become the main normative element in mental health law. There is, however, a growing critical discourse on the nature of the current rights-based model of mental health law – asking not merely what rights should be protected, but whether the protection of rights enough. This book offers a fresh approach to this question as it brings feminist critiques of rights discourse to bear on discussions about re-conceptualising rights in mental health law.

Routledge

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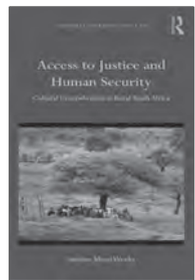
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Access to Justice and Human Security

Cultural Contradictions in Rural South Africa



Sindiso Mnisi Weeks

Series: Cultural Diversity and Law

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such volatile human conditions?

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Algorithms, Child Protection and Safeguarding Technology

Maggie Brennan and Andy Hippen

This book explores the role of algorithms in online child protection and safeguarding – analysing how they are applied to problems such as online child abuse, child sexually exploitation material (CSEM), control of harmful content, and behavioural monitoring. Presenting both positive and negative impacts in the use of these algorithms, it uses the UN Convention on the Rights of the Child as a foundation to draw upon children's rights and consider whether, though good intention, ignorance or overreliance, algorithms are effective or potentially excessive in the context of online safety and safeguarding.

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Law and Power in a Global World

Lyana Francot

Series: Birkbeck Law Press

This book critically engages the belief that the state and law can bring about peaceful order. Globalisation itself puts into question this belief, as it reveals the inability of these essentially modern mechanisms to address contemporary conditions of injustice and inequality. In response, this book develops a new account of 'global normativity'. Beginning with an interrogation of the foundations of modern law and politics, the authors outline the basis for a contemporary 'anarchist' ethics: an ethics that is rooted not in the tired structures of law and of the state, but in the courage, and the responsibility, of individual moral autonomy.

Birkbeck Law Press

Market: Law/Politics/Philosophy

October 2018: 234x156: 224pp

Hb: 978-0-415-62063-5: **£90.00**

eBook: 978-0-203-51714-7

* For full contents and more information, visit: www.routledge.com/9780415620635

Atheist Exceptionalism

Atheism, Religion, and the United States Supreme Court

Ethan Quillen

Series: ICLARS Series on Law and Religion

This book is concerned with the manner by which religious terminology is defined via the discourse adopted by the United States Supreme Court, and the larger American judicial system. Focusing on the religious term of Atheism, it provides both the discourse itself, in the form of case decisions, as well as an analysis of that discourse. The work thus presents an essential introduction and discussion of both Atheism as a concept and the influence that judicial decisions have on the way we perceive the meaning of religious terminology in a national context.

Routledge

Market: Law and Religion/Religious Studies

June 2018: 246x174: 256pp

Hb: 978-1-138-24241-8: **£115.00**

eBook: 978-1-315-27837-7

* For full contents and more information, visit: www.routledge.com/9781138242418

Beyond Law and Development

Resistance, Empowerment and Social Injustice

Edited by Sam Adelman, University of Warwick, UK and Abdul Paliwala

This book takes up the need to think beyond development in order to address the global social injustices that inform the key problems facing the global South. These injustices comprise interconnected phenomena including impoverishment, displacement, post-coloniality, cultural and social exclusion, warfare and terrorism, climate injustice, ineffective governance, gender injustice, and the underlying structural injustices of the global economic system. The book thus explores whether it is possible to address social injustices in the global South in ways that avoid perpetuating problems – such as skewed growth, extractivism and inequality – associated with the concept of development.

Routledge

Market: Law/Development Studies/Politics

July 2018: 234x156: 224pp

Hb: 978-1-138-30032-3: **£95.00**

eBook: 978-0-203-74529-8

* For full contents and more information, visit: www.routledge.com/9781138300323

Beyond the Negligence Paradigm

Developing a Regulatory Ergonomic Approach to Error and Injury
Nicolette Priaux, Cardiff University, UK

The lack of a social scientific foundation across the field of negligence means that social life and scientific knowledge are transformed and mutated by a negligence paradigm that is unable to fulfil the social purposes typically attributed to it. Analysing the extent to which the reparation ideal has polluted and confused attempts to find radical alternatives to negligence, this book argues for a critical separation between the issue of harm minimisation and reparation; a separation that, it is argued, provides the basis for a different policy approach to the human experience of injury, error and misfortune.

Routledge

Market: Law/Social Policy
November 2018: 234x156: 224pp
Hb: 978-1-138-79918-9: **£85.00**
eBook: 978-1-315-75621-9

* For full contents and more information, visit: www.routledge.com/9781138799189

Biometrics, Crime and Security



Marcus Smith, Monique Mann, Queensland University of Technology, Australia and Gregor Urbas

Series: Law, Science and Society

This book addresses the use of biometrics – including fingerprint identification, DNA identification and facial recognition – in the criminal justice system: balancing the need to ensure society is protected from harms, such as crime and terrorism, while also preserving individual rights. It offers a comprehensive discussion of biometric identification that includes a consideration of: basic scientific principles, their historical development, the perspectives of political philosophy, critical security and surveillance studies; but especially the relevant law, policy and regulatory issues.

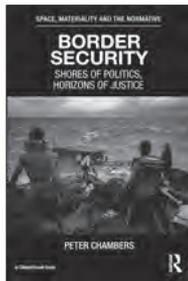
Routledge

Market: Law/Criminology/Security Studies
March 2018: 234x156: 127pp
Hb: 978-1-138-74280-2: **£110.00**
Pb: 978-0-815-37806-8: **£29.99**
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Border Security

Shores of Politics, Horizons of Justice



Peter Chambers

Series: Space, Materiality and the Normative

Drawing empirically on the now notorious case of Australia, this book pursues a range of theoretical perspectives – including Foucault's work on power, the systems theory of Niklas Luhmann, and the cybernetic ethics of Heinz Von Foerster – in order to formulate an account of the thoroughly constructed and political nature of border security. Through this detailed and critical engagement, the book's analysis elicits a political alternative to border security from within its own logic: thus signaling at least the beginnings of a way out of the cost, cruelty and devaluation of life that characterises the enforced reality of the world of border security.

Routledge

Market: Law/Politics
October 2017: 234x156: 292pp
Hb: 978-1-138-94313-1: **£115.00**
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* For full contents and more information, visit: www.routledge.com/9781138943131

Bureaucracy, National Security and Access to Justice

The Development and Use of Public Interest Immunity

Maureen Spencer

This volume combines the use of reported cases with examination of records held at the National Archives and elsewhere to examine the development of the law of public interest immunity. Comparisons are drawn with the state of privilege concept in the USA and similar principles in commonwealth jurisdictions. The book provides a useful analysis of the evolution of current law.

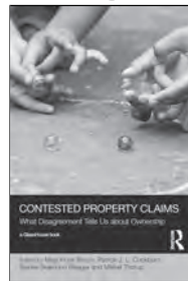
Routledge

August 2018: 234x156: 208pp
Hb: 978-0-754-64595-5: **£95.00**

* For full contents and more information, visit: www.routledge.com/9780754645955

Contested Property Claims

What Disagreement Tells Us About Ownership



Edited by Maja Hojer Bruun, Patrick Joseph Cockburn, Bjarke Skærlund Risager and Mikkel Thorup

Series: Social Justice

Property relations are such a common feature of social life that the complexity of the web of laws, practices, and ideas that allow a property regime to function smoothly are often forgotten. But we are quickly reminded of this complexity when conflict over property erupts. Through a series of case studies from across the globe, this multidisciplinary anthology brings together works from anthropologists, legal scholars, and geographers, who show how exploring contested property claims offers a privileged window onto how property regimes function, as well as an illustration of the many ways that the institution of property

shapes power relationships today.

Routledge

Market: Law/Sociology
December 2017: 234x156: 234pp
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eBook: 978-0-203-71215-3

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TEXTBOOK - READER

Crime, Media and Culture

Greg Martin, University of Sydney, Australia

Drawing on theoretical insights, contemporary cases and recent research, this book introduces key issues in crime, media and culture and discusses methods of interrogating relationships between media representations of crime and crime 'reality.'

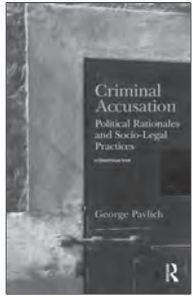
Routledge

Market: Criminology/Sociology
September 2018: 234x156: 240pp
Hb: 978-1-138-94599-9: **£90.00**
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Criminal Accusation

Political Rationales and Socio-Legal Practices



George Pavlich, University of Alberta, Canada

Accusing someone of committing a crime arrests everyday social relations and unfurls rituals that decide on who to admit to criminal justice networks. This book frames a socio-legal field directed to political rationales and practices of accusation. The focus is the powers of an accusatory lore that creates subjects within the confines of legally authorized spaces. Highlighting how criminal justice systems are populated by accusatorial powers, and how it might be possible to recalibrate the lore that feeds them, this analysis will be of considerable interest to scholars working in socio-legal studies, critical criminology, social theory, postcolonial studies and critical legal theory.

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TEXTBOOK · READER

Gender and the Law

Judith Bourne and Caroline Derry

Gender and the Law provides an ideal introduction to gender and feminist theory for students, particularly law students, who are taking gender and law-focused modules. Beginning with an overview of traditional notions of gender, the book establishes the key feminist and queer legal theories. It provides a basic structure and overview upon which students can build their understanding of some of the complex and controversial topics and debates around gender.

Routledge

Market: Law/Gender and the Law
June 2018: 234x156: 288pp
Hb: 978-1-138-28087-8: **£110.00**
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eBook: 978-1-315-27147-7

* For full contents and more information, visit: www.routledge.com/9781138280878

Global Justice and Social Conflict

A Critical Theory of International Law



Tarik Kochi, Sussex University

This book critically investigates modern international law – assessing the range of its ambitions and, crucially, its failings. Drawing upon the history of early modern political thought and contemporary critical theory, the book argues that liberal international law is unable to adequately come to terms with contemporary crises of global war, terrorism, poverty and environmental destruction.

Routledge

Market: Law/Politics/International Relations
August 2018: 234x156: 208pp
Hb: 978-0-415-68347-0: **£90.00**
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Gun Studies

Edited by Jennifer Carlson, University of Toronto, Canada, Harel Shapira, University of Texas at Austin, USA and Kristin A Goss, Duke University, USA

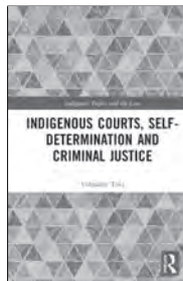
This book presents the core debates in gun studies across history, sociology, gender studies, political science, criminology and economics, providing a critical window into the multifaceted ways in which guns take on social significance.

Routledge

Market: Criminology/Sociology
July 2018: 246x174: 448pp
Hb: 978-1-138-90426-2: **£130.00**
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Indigenous Courts, Self-Determination and Criminal Justice



Valmaine Toki

Series: Indigenous Peoples and the Law

Taking seriously the rights to culture and to self-determination contained in the Treaty of Waitangi, in many comparable jurisdictions (including Australia, Canada and the United States of America), and also in the United Nations Declaration on the Rights of Indigenous Peoples, this book makes the case for an Indigenous court founded on Indigenous conceptions of proper conduct, punishment, and behavior. More specifically, the book draws on contemporary notions of 'therapeutic jurisprudence' and 'restorative justice' in order to argue that such a court would offer an effective way to ameliorate the disproportionate incarceration of Indigenous peoples.

Routledge

Market: Law/Indigenous Studies/Criminology
March 2018: 234x156: 304pp
Hb: 978-0-815-37552-4: **£115.00**
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Indigenous Peoples and the State

International Perspectives on the Treaty of Waitangi

Mark Hickford and Carwyn Jones

Series: Indigenous Peoples and the Law

This collection refreshes the scholarly and public discourse relating to the Treaty of Waitangi and makes a significant contribution to the international discussion of Indigenous-State relations and reconciliation. The essays in this collection explore the diversity of meanings that have been ascribed to Indigenous-State compacts, such as the Treaty, by different interpretive communities. As such, they enable and illuminate a more dynamic conversation about their meanings and applications, as well as their critical role in processes of reconciliation and transitional justice today.

Routledge

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July 2018: 234x156: 240pp
Hb: 978-0-815-37525-8: **£115.00**
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Judging and Emotion

A Socio-Legal Analysis

Sharyn Roach Anleu and Kathy Mack

This book addresses the place of emotion in judicial work. Grounded in empirical data – interviews, observations and surveys – it investigates how judicial officers understand, experience, deploy, display and manage emotions as part of their everyday work, especially in court. Building on a growing interest in emotions – in law and elsewhere – the book offers a much-needed empirical examination of the relationship between judging and emotion, as it considers how tensions between the demand for emotional engagement and the obligation of constraint are managed at the level of the individual judicial officer, and institutionally.

Routledge

Market: Law/Sociology

October 2018: 234x156: 224pp

Hb: 978-1-138-89302-3: **£90.00**

eBook: 978-1-315-18004-5

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Law and Justice in Japanese Popular Culture

From Crime Fighting Robots to Duelling Pocket Monsters

Edited by Thomas Giddens, Ashley Pearson and Kieran Tranter, Griffith University, Australia

In a world of globalised media, Japanese popular culture has become a significant fountainhead for images, narrative, artefacts, and identity. This volume brings together a range of global scholars to reflect on and critically engage with the place of law and justice in Japan's popular cultural legacy. It explores not only the global impact of this legacy, but what the images, games, narratives, and artefacts that comprise it reveal about law, humanity, justice, and authority in the twenty-first century.

Routledge

Market: Law/Cultural Studies

July 2018: 234x156: 240pp

Hb: 978-1-138-30026-2: **£95.00**

eBook: 978-1-315-13613-4

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Law and Resistance

Toward a Performative Epistemology of the Political Trial

Awol Allo, Awol Allo is a Research Fellow at the Centre for Human Rights, LSE

Series: Social Justice

This book takes as its focus the judicial apparatus; and, more specifically, the concept of the political or show trial. Examining the landmark political trials of Nelson Mandela, Marwan Barghout, and Bobby Seale, the political trial, it is argued, evinces a crisis of law and sovereignty: a moment where the submerged crisis of sovereignty appears all across the normative structures of the system. The book thus considers the different ways in which a politics of resistance is enabled in the courtroom: as it uncovers a performative logic that contingently conditions, and thus breaks open, law's otherwise closed normativity.

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October 2018: 234x156: 240pp

Hb: 978-1-138-69395-1: **£85.00**

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Law and Time

Edited by Sian Beynon-Jones and Emily Grabham

Series: Social Justice

Research on law's relationship with time has flourished over the past decade. This edited collection aims to put law and time scholarship into wider context, advancing conversations on time and temporalities between socio-legal scholars, anthropologists, sociologists, geographers, and historians. Through a diverse range of contributions, the collection explores how legal modalities of time emerge and have effects within wider clusters of social and political action. De-naturalising the 'time' in law and time scholarship, this collection positions time as something that can be enacted and materialised as well as experienced, with distinct implications for questions of social justice.

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May 2018: 234x156: 240pp

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Law, Art and the Commons



Merima Bruncevic

Series: Space, Materiality and the Normative

In this book, Merima Bruncevic takes up the cultural commons not merely as an abstract notion, but in its connection to physical spaces such as museums and libraries. A legal cultural commons can, she argues, be envisioned as a *lawscape* that can quite literally be entered and engaged with. Focusing largely on art in the context of the copyright regime, but also addressing a number of cultural heritage issues, it is the productive and creative potential of law itself that is elicited through the book's approach to the commons as the empirical basis for a new legal framework, which is able to accommodate a multitude of interests and values.

Routledge

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October 2017: 234x156: 237pp

Hb: 978-1-138-69754-6: **£105.00**

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Law, Sensory Experience and Urban Space

The Making of the Regular City

Rebecca Goodbourn

Series: Space, Materiality and the Normative

As many western countries are increasing their legal regulation and surveillance of public spaces, this book offers new ways of thinking about and addressing urban inhabitation, by showing how particular understandings of the world become entrenched through physical and sensory experience. More specifically, it is by attending to the embodied, sensory, experience of urban life that this book highlights the contingency of the city's legal, political and social order. Denaturalising its established power and economic relations, it thus describes, not just the force, but also the fragility of the current regulatory processes through which urban subjectivity is conditioned.

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Market: Law/Geography

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Hb: 978-1-138-63690-3: **£90.00**

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Legal Pluralism and Conflicts of Human Rights

Edited by **Kyriaki Topidi**

Series: Juris Diversitas

This volume studies the tensions between the universalist aspirations of human rights and their local realizations. It reflects on how these tensions can be eased, while observing how they occur. The authors examine how obedience or resistance to the official law is generated through the interaction of a multiplicity of conflicting norms, interpretations and practices. It is argued that legal responsiveness to state law depends on how people with different identities deal with it, narrate it and build expectations from it, bearing in mind that legal pluralism may also operate as a phenomenon of exclusion of certain communities from the public sphere.

Routledge

Market: Socio-legal studies

April 2018: 234x156

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Lie Detection and the Law

Torture, Technology and Truth

Andrew Balmer, University of Manchester, UK

Series: Law, Science and Society

This book develops a sociological account of lie detection practices. Bringing together social theories of intersubjectivity with science and technology studies scholarship on ontologies, it examines how, in socio-legal contexts, it is determined whether an action is a lie or not, and with what consequence. Through a consideration of a variety of socio-legal practices, from US criminal trials to the post-conviction management of sex offenders in the US and UK, it explores how different ontologies of lying inform the maintenance of social order and justice. This book will be of interest to socio-legal scholars, criminologists and others working at the intersection of law and science.

Routledge

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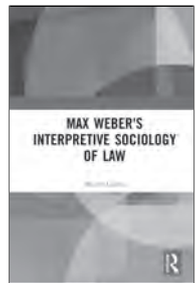
May 2018: 234x156: 216pp

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eBook: 978-1-315-72025-8

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Max Weber's Interpretive Sociology of Law



Michel Coutu

This book presents a clear and precise account of the structure and content of Max Weber's sociology of law: situating its methodological and epistemological specificity in relation to other approaches to the sociology of law; as well as offering a critical evaluation of Weber's usefulness for contemporary socio-legal research. Max Weber, it is demonstrated, is not merely a 'founding father' of the sociology of law; rather, his methodology, concepts, and empirical analyses remain indispensable to the further development of work in this area.

Routledge

Market: Law/Sociology

March 2018: 234x156: 320pp

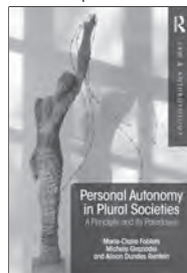
Hb: 978-1-138-64639-1: **£110.00**

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Personal Autonomy in Plural Societies

A Principle and its Paradoxes



Edited by **Marie-Claire Foblets, Michele Graziadei and Alison Dundes Renteln**

Series: Law and Anthropology

This volume addresses the exercise of personal autonomy in situations of contemporary normative pluralism. The work develops an interdisciplinary conceptual framework and presents empirical studies examining the gap between the principle of personal autonomy and its implementation. It highlights diverse perspectives and problematizes the so-called 'guardian function' of human rights, that is, purporting to protect weaker parties by limiting their personal autonomy in the name of gender equality, fair trial, etc.

Routledge

Market: Legal Pluralism/Legal Anthropology

November 2017: 246x174: 302pp

Hb: 978-1-138-22021-8: **£105.00**

eBook: 978-1-315-41361-7

* For full contents and more information, visit: www.routledge.com/9781138220218

Postcolonial Legality

Law, Politics, and State Formation in Africa Since the End of the Cold War

Jeremy Gould

This book examines the interaction of law and politics in postcolonial Africa. The basic narrative emphasizes the continuities of contemporary legal practices with the jurisprudence of colonial government, grounded in what is known as 'imperial liberalism'. It is argued, based on a number of detailed case studies from Zambia, that the epoch of radical deregulation in the wake of the Cold War dismantled much of the post-independence party-state apparatus and marked a change in the formative processes of state formation. This has led to a radical reworking of the ways that state legality plays out with along with a profound reorientation of the legal profession.

Routledge

Market: Socio-Legal Studies/Postcolonialism

February 2018: 234x156: 224pp

Hb: 978-1-472-48908-1: **£115.00**

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Regulating Sex After Aids

Queer Risks and Contagion Politics

Neil Cobb, University of Manchester, England

Series: Social Justice

This book sheds new light on the complex relationship between criminal liability, sexuality and public health in the era of Aids. It analyses, in particular, the role of public health arguments, and the language of 'sexual rights', in legal struggles aimed at decriminalising certain forms of 'risky' sexual conduct. Addressing gay sex, paid sex, and sex carried out by people living with HIV and Aids, the book demonstrates how public health experts are increasingly arguing that the criminal laws used to regulate these areas of behaviour should be abandoned in order to reduce the stigma and discrimination experienced by the 'risky' sexual populations that they target.

Routledge

Market: Law

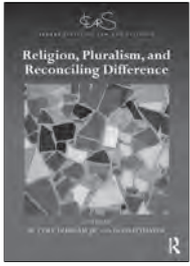
August 2018: 234x156: 224pp

Hb: 978-0-415-72608-5: **£85.00**

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Religion, Pluralism, and Reconciling Difference



Edited by W. Cole Durham Jr. and Donlu Thayer

Series: ICLARS Series on Law and Religion

Religion, Pluralism, and Reconciling Difference brings together vital and thoughtful contributions treating aspects of mounting worldwide tensions concerning the relationship between religious diversity and social harmony. Religious pluralism can contribute to tensions in employment, media coverage of religion, and public life generally. Experts from North and South America, Europe, Africa, and the Middle East address these issues and suggest not only how social institutions can reduce tensions, but also how religious pluralism itself can bolster needed civil society.

Routledge

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Hb: 978-1-472-46407-1: **£105.00**

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Religious Freedom and the Law

Emerging contexts for freedom for and from Religion

Edited by Brett Scharffs, Asher Maoz and Ashley Wooley

Series: ICLARS Series on Law and Religion

This volume presents a timely analysis of the current controversies relating to freedom for religion and freedom from religion. The collection trains the lens closely on select issues and contexts to provide detailed snapshots of the ways in which freedom for and from religion are conceptualized, protected, neglected, and negotiated in diverse situations and locations. A broad range of issues including migration, education, prisons and healthcare are discussed drawing examples from Europe, the US, Asia, Africa and South America. Including contributions from leading experts in the field, the book will be essential reading for researchers and policy-makers interested in Law and Religion.

Routledge

Market: Law and Religion

May 2018: 246x174: 288pp

Hb: 978-1-138-55578-5: **£115.00**

eBook: 978-1-315-14970-7

* For full contents and more information, visit: www.routledge.com/9781138555785

Religious Literacy, Law and History

Perspectives on European Pluralist Societies

Edited by Alberto Melloni and Francesca Cadeddu

Series: ICLARS Series on Law and Religion

This book examines religious illiteracy in Europe. It seeks to understand its effects on the social and political milieu through the framing of historical, institutional, religious, social, juridical and educational conditions within which it arises. Part 1 defines the basic concepts. Part 2 highlights the theological, philosophical, historical and political roots. Part 3 examines education and the media. Part 4 presents casestudies on religious literacy in the media; religious illiteracy and Islam; and a Jewish approach to religious literacy. The volume takes a scientific approach enriched by interdisciplinary and transnational perspectives and deep entrenchment in historical methodology.

Routledge

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April 2018: 234x156: 256pp

Hb: 978-1-138-30364-5: **£105.00**

eBook: 978-0-203-73088-1

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Scales of Governance and Indigenous Peoples

New Rights or Same Old Wrongs?

Edited by Irene Bellier and Jennifer Hays

Series: Indigenous Peoples and the Law

The category of 'Indigenous Peoples' is defined by the historic and on-going dispossession, displacement and control of groups and individuals. To what extent do Indigenous Peoples' rights, and their recognition and implementation, represent 'new' concepts and phenomena? To what extent are they an extension of colonial ideas and processes? In this collection anthropologists, political scientists and legal scholars address these questions. Examining the legal, ethical, political, economic and cultural dimensions of the Indigenous Peoples' rights movement, the book pursues case studies to uncover the complex power relations that inform the ongoing struggles of Indigenous Peoples.

Routledge

Market: Law/Indigenous Studies

August 2018: 234x156: 224pp

Hb: 978-1-138-94448-0: **£85.00**

eBook: 978-1-315-67188-8

* For full contents and more information, visit: www.routledge.com/9781138944480

Security, Rights and Law in the Occupied West Bank

The Israeli High Court of Justice and Israeli Settlements

Rouba Al-Salem

This book examines how the Israeli High Court of Justice has applied international law principles in dealing with Palestinian challenges to the legality of enhanced security measures for Israeli settlements in the occupied West Bank. It analyses the judgements of the Court, discussing its apparent preference for invoking principles of Israeli administrative and constitutional law thereby promoting domestic rather than international Rule of Law. Through an analysis of petitions adjudicated by the HCJ, the work illustrates why its approach is ill-suited to a situation of occupation.

Routledge

Market: International Law/Constitutional Law

November 2018: 234x156: 272pp

Hb: 978-1-138-09510-6: **£105.00**

eBook: 978-1-315-10581-9

* For full contents and more information, visit: www.routledge.com/9781138095106

Sexting and Revenge Pornography

Legislative and Social Dimensions of a Modern Digital Phenomenon

Jennifer Agate, Maggie Brennan, Jocelyn Ledward and Andy Phippen

This book explores the cultural phenomena of sexting and revenge pornography – looking at motivations for such practices, behaviours exhibited, intentional and unintentional impacts that result from redistribution, fallout and harm to victims and the attempts to address the problem through legislation. Using the UK as a case study the book aims to provide a detailed rationale for the tension between a policy perspective that tries to provide protection for victims of such practices through legislation and the need to better understand a phenomenon that constantly evolves as a result of new technology, disruptive adoption and social norms.

Routledge

Market: Law/Criminology

October 2018: 234x156: 160pp

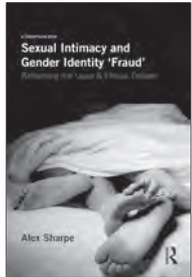
Hb: 978-1-138-55577-8: **£105.00**

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Sexual Intimacy and Gender Identity 'Fraud'

Reframing the Legal and Ethical Debate



Alex Sharpe

This book is a legal and political intervention that contests the appropriateness of sexual offence prosecutions brought against young gender non-conforming people for so-called 'gender identity fraud'. It delivers a series of objections, based both on liberal principles, as well as on arguments derived from queer and feminist theories. In addition to challenging these 'fraud' prosecutions, the book articulates an ethical challenge to the notion that non-disclosure of gender history, irrespective of criminal consequence, is an omission. Finally, the book offers a counter-judgment to the United Kingdom Court of Appeal's key decision in the case of *R v McNally*.

Routledge

Market: Law/Gender Studies/Criminology

March 2018: 234x156: 214pp

Hb: 978-1-138-50255-0: £115.00

eBook: 978-1-315-14495-5

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Sexuality and the Politics of Rights in Southern Africa

The Legacy of Venus Monstrosa

Oliver Phillips, University of Westminster, UK

Exploring sexuality and what constitutes appropriate sexual behaviours in South Africa and Zimbabwe, this book views sexuality as an instrument of social regulation and traces the historical continuities between colonialism and current debates. A powerful look at the key elements of gender relations, post-colonial nationhood and sexual rights, this book is an invaluable legal reference resource for all those interested in the interface between sexuality, gender and the law.

Routledge

Market: Law/Politics/Gender Studies

July 2018: 234x156: 250pp

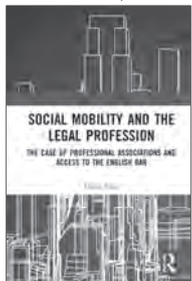
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Social Mobility and the Legal Profession

The case of professional associations and access to the English Bar



Elaine Freer

This book explores the operation of professional associations through the prism of trying to effect change in a traditional elite profession. It examines the attributes and circumstances that will influence whether such change occurs; size, homogeneity, the role of loyalty and the key contributions made by individuals. Focussing on diversification in the socio-economic background of aspirant entrants to the English Bar, a case study of a professional association of the Bar which instituted one access programme, and collaborated on another, provides insights into the real-world operation of varied sociological theories.

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Spaces of Indigenous Justice

Applying Theory to Practical Problems

Jennifer Hendry and Melissa L Tatum

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This book employs critical theory to investigate the different worldviews involved in an engagement with indigenous normativities, and to suggest practical solutions for overcoming the systemic inequalities between Indigenous and non-indigenous cultures. Drawing upon recent conceptualisations of 'spatial justice', the book draws attention to those injustices masked by the operation of the dominant legal culture. It then considers these as materially contextualized, and constructs a foundation upon which to base new problem-solving tools.

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Market: Law/Indigenous Studies/Geography

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The 'Minor' War Crimes Trials

A Socio-Legal Investigation of Victims' Justice

Lorie Charlesworth, Liverpool John Moores University, UK

This book reconstructs the legal and military history of the 'minor' war crimes trials held in Occupied Germany and elsewhere from 1945-8. Challenging orthodox accounts that there was no Holocaust-awareness in Allied prosecutions, the book reveals the extent to which these 'minor' trials involved a substantial contribution by Holocaust victims. *The 'Minor' War Crimes Trials* is a significant new contribution to the study of war crimes, and thus a useful resource for legal and history scholars alike.

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Neoliberalism, Governance and Social Justice

Edited by Sam Adelman, University of Warwick, UK and Abdul Paliwala

As resistance mounts to the still dominant but clearly bankrupt ideology of neoliberal globalisation and the poverty, inequality and corruption that characterises it, this book explores contemporary understandings of the relationship between law, development and social injustice. In a legal context, and primarily in relation to the now well-established field of 'law and development', the book's central aim is to address the limits of the concept of development in all its forms: including post-development, alternative development and sustainable development.

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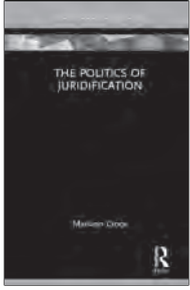
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Mariano Croce, Sapienza – University of Rome, Italy
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The Problem of Hate Speech

Its Social, Political, and Legal Dimensions

Alexander Brown

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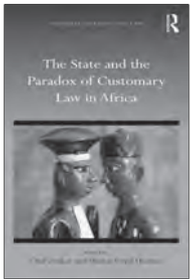
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This book provides an innovative, and interdisciplinary, understanding of the necessity of context-specific designs for post-conflict redress. Demonstrating that transitional justice practice must necessarily be context-specific, the book brings together contributions from distinguished scholars across the globe in order to show that disparate historical, cultural and legal contexts require equally distinct approaches towards social healing. In so doing, the book moves towards what the editors have dubbed 'a post-conflict action framework' that would allow for immediate interventions that are sensitive to the socio-cultural context they hope to influence.

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Rachel Killean

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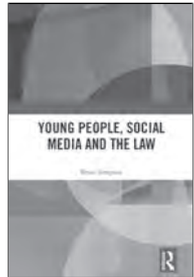
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Young People, Social Media and the Law



Brian Simpson, University of New England, Australia

This book critically confronts perceptions that social media has become a 'wasteland' for young people. The legal tendency to focus exclusively on the need to protect and control their online presence and privacy, whilst tending to suspect, or to criminalise, their use of it – has obscured the potential of social media to help young people to participate more fully as citizens in society. Drawing on sociological work on the construction of childhood, and engaging a wide range of national and international legal material, this book argues that social media may yet offer the possibility of an entirely different – and more progressive – conceptualisation of children and youth.

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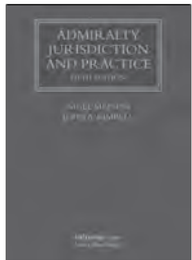
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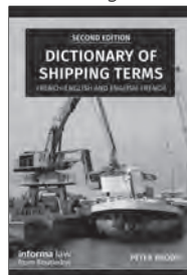
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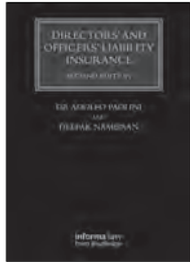
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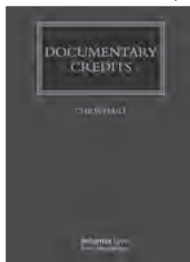
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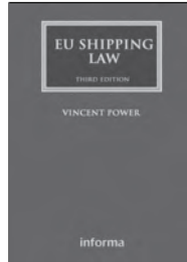
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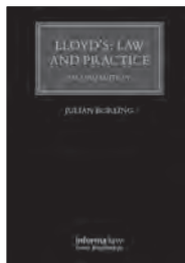
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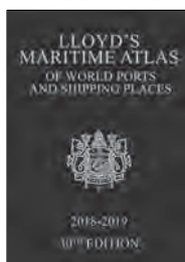
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Oliver Caplin, James Davey, University of Southampton, UK and Michael Davey

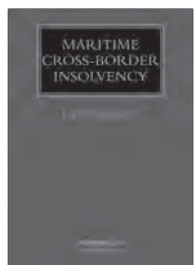
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Under the European Insolvency Regulation and the UNCITRAL Model Law



Lia Athanassiou

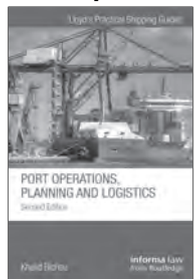
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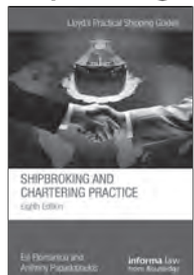
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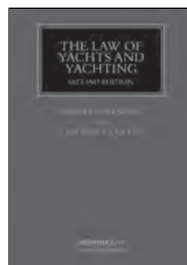
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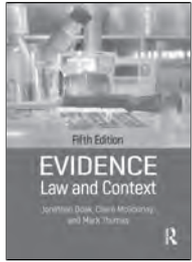
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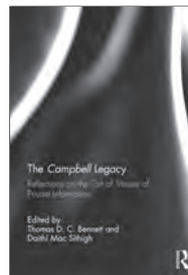
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Naomi Campbell's case against Mirror Group Newspapers in 2004 gave rise to a decade of rapid changes in privacy laws. In this book, experts address the legacy of this case, identifying broad themes such as power, consistency, and technological change. This book was originally published as a special issue of the *Journal of Media Law*.

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Ageing, Gender and Family Law



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The U.S. Freedom of Information Act at 50

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For 50 years, journalists, scholars, researchers and citizens have used the federal Freedom of Information Act to learn more about how their government is operating and to speculate on how it should operate. This book examines the effectiveness of FOIA and where it could go and should go in the future. This book was originally published as a special issue of *Communication Law and Policy*.

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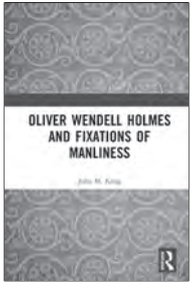
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John M. Kang

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