

Electronic Commerce 4th Edition Aspen Casebook

RECOGNIZING THE WAYWAYS TO ACQUIRE THIS BOOK **ELECTRONIC COMMERCE 4TH EDITION ASPEN CASEBOOK** IS ADDITIONALLY USEFUL. YOU HAVE REMAINED IN RIGHT SITE TO START GETTING THIS INFO. GET THE ELECTRONIC COMMERCE 4TH EDITION ASPEN CASEBOOK MEMBER THAT WE MANAGE TO PAY FOR HERE AND CHECK OUT THE LINK.

YOU COULD BUY GUIDE ELECTRONIC COMMERCE 4TH EDITION ASPEN CASEBOOK OR ACQUIRE IT AS SOON AS FEASIBLE. YOU COULD SPEEDILY DOWNLOAD THIS ELECTRONIC COMMERCE 4TH EDITION ASPEN CASEBOOK AFTER GETTING DEAL. SO, FOLLOWING YOU REQUIRE THE BOOKS SWIFTLY, YOU CAN STRAIGHT GET IT. ITS CONSEQUENTLY CATEGORICALLY EASY AND CORRESPONDINGLY FATS, ISNT IT? YOU HAVE TO FAVOR TO IN THIS WAY OF BEING

INFORMATION PRIVACY LAW DANIEL J. SOLOVE 2017-11-20 INTRODUCTION -- PERSPECTIVES ON PRIVACY -- PRIVACY AND THE MEDIA -- PRIVACY AND LAW ENFORCEMENT -- NATIONAL SECURITY AND FOREIGN INTELLIGENCE -- HEALTH PRIVACY -- GOVERNMENT RECORDS -- FINANCIAL DATA -- CONSUMER DATA -- DATA SECURITY -- EDUCATION PRIVACY -- EMPLOYMENT PRIVACY -- INTERNATIONAL PRIVACY LAW
COPYRIGHT IN A GLOBAL INFORMATION ECONOMY JULIE E. COHEN 2006 WITH AN EMPHASIS ON SUBSTANTIVE LAW, THIS CASEBOOK PROVIDES COMPREHENSIVE COVERAGE OF MAJOR WHITE-COLLAR CRIME STATUTES IN THE FEDERAL CRIMINAL CODE, SECURITIES LAWS, AND ENVIRONMENTAL STATUTES, AS WELL AS SENTENCING PRINCIPLES UNDER THE FEDERAL SENTENCING GUIDELINES. IT SHOWS STUDENTS WHAT WHITE COLLAR CRIME IS AND HOW IT IS DETECTED.

BUSINESS ORGANIZATIONS D. GORDON SMITH 2018-09-14 REFLECTING ONGOING CHANGES IN THE STRUCTURE AND REGULATION OF MODERN BUSINESS PRACTICE, BUSINESS ORGANIZATIONS: CASES, PROBLEMS, AND CASE STUDIES, FOURTH EDITION OFFERS A UNIQUE COMBINATION OF DOCTRINE, PROBLEMS, AND CASE STUDIES. RECENT, HIGH-INTEREST CASES ARE BALANCED AGAINST CLASSIC TEACHING CHESTNUTS. BRIEF, INNOVATIVE PROBLEMS ARE USED IN COMBINATION WITH LONGER CASE STUDIES. RECENT DELAWARE SUPREME COURT DECISIONS, UPDATED CASE STUDIES, AND A STRONG WEBSITE SUPPORT A CLEAR AND SUSTAINED EXAMINATION OF THE ROLE AND PURVIEW OF THE LAW IN BUSINESS TRANSACTIONS. NEW TO THE FOURTH EDITION: RECENT DELAWARE SUPREME COURT AND CHANCERY COURT CASES, INCLUDING *eBAY v. NEWMARK*; *DFC GLOBAL v. MUIRFIELD VALUE PARTNERS*; *IN RE: TRULIA*; *KAHN v. M&F WORLDWIDE (MFW)*; *CORWIN v. KKR*; AND NEW PARENT/SUBSIDIARY VICARIOUS LIABILITY CASES NEW TEXTUAL COVERAGE OF DEVELOPING TRENDS SUCH AS SHAREHOLDER ACTIVISM, EXPLODING DEAL LITIGATION AND JUDICIAL EFFORTS TO REIGN IT IN, HEDGE FUND APPRAISAL ARBITRAGE, AND PUBLIC BENEFIT COMPANIES REVISED UNIFORM PARTNERSHIP ACT MATERIALS, AS UPDATED THROUGH 2013 UPDATED CASE STUDIES AND PROBLEMS THAT CONSISTENTLY REINFORCE TOPICAL COVERAGE PROFESSORS AND STUDENTS WILL BENEFIT FROM: A DISCRIMINATING SELECTION OF FRESH CASES AND CLASSIC CHESTNUTS IN-DEPTH COVERAGE OF HOW THE LAW APPLIES TO MODERN BUSINESS STRUCTURES, (SUCH AS JOINT VENTURES, VENTURE CAPITAL ARRANGEMENTS, FRANCHISES, AND NEW LIMITED LIABILITY BUSINESS FORMS) AS WELL AS GROWTH INDUSTRIES (SUCH AS COMPUTERS, BIOTECHNOLOGY, AND TELECOMMUNICATIONS) SHORT PROBLEMS AFTER SELECTED TOPICS THAT GIVE STUDENTS PRACTICE APPLYING THE LEGAL PRINCIPLES COVERED IN THAT SECTION CASE STUDIES STYLED ON THE B-SCHOOL MODEL THAT PROVIDE OPPORTUNITIES FOR IN-DEPTH ANALYSIS OF THE LAW IN BUSINESS TRANSACTIONS HYBRID ENTITIES TREATED IN DETAIL, INCLUDING A SEPARATE CHAPTER ON LIMITED LIABILITY COMPANIES TEACHING MATERIALS INCLUDE: TEACHER'S MANUAL POWERPOINT SLIDES AND MULTIPLE-CHOICE EXAM QUESTIONS PROF. SMITH'S RECORDED LECTURES ABOUT MANY KEY TOPICS

LEGISLATION AND REGULATION JOHN F. MANNING 2013 THIS UPDATED CASEBOOK IS DESIGNED FOR A FIRST-YEAR CLASS ON LEGISLATION & REGULATION, AND PROVIDES A PROVEN, READY-TO-USE SET OF MATERIALS FOR THOSE INTERESTED IN INTRODUCING SUCH A CLASS TO THEIR 1L CURRICULUM. THE BOOK FOCUSES ON THE TOOLS AND METHODS OF INTERPRETING LEGAL TEXTS, USING SUPREME COURT AND OTHER APPELLATE DECISIONS AS THE PRIMARY TEXTS, YET THE NOTE MATERIAL GENTLY INTRODUCES STUDENTS TO APPLICABLE INSIGHTS FROM POLITICAL SCIENCE, HISTORY, ECONOMICS, AND PHILOSOPHY. THE BOOK AIMS TO FAMILIARIZE STUDENTS WITH TOOLS AND TECHNIQUES THAT LAWYERS AND JUDGES USE WHEN CRAFTING LEGAL ARGUMENTS IN STATUTORY OR REGULATORY CONTEXTS, AND TO GIVE STUDENTS A SENSE OF THE LARGER QUESTIONS OF INSTITUTIONAL DESIGN IMPLICATED BY THESE INTERPRETIVE QUESTIONS.

ETHICAL PROBLEMS IN THE PRACTICE OF LAW LISA G. LERMAN 2016-02-19 ETHICAL PROBLEMS IN THE PRACTICE OF LAW, FOURTH EDITION IS A PROBLEM-BASED CASEBOOK WITH A CONTEMPORARY AND THOUGHTFUL APPROACH TO CHALLENGING ETHICAL DILEMMAS, ENCOURAGING DEEP ANALYSIS AND LIVELY CLASS DISCUSSION. THOROUGHLY UPDATED, THE FOURTH EDITION PRESENTS: RECENT CHANGES TO THE MODEL RULES AND OTHER NEW DEVELOPMENTS IN THE LAW GOVERNING LAWYERS, AND NUMEROUS NEW EXAMPLES OF RECENT CASES OF LAWYER MISCONDUCT SIX NEW PROBLEMS ON CONFLICTS OF INTEREST, A CRIMINAL DEFENSE LAWYER'S DUTY TO INVESTIGATE, PROSECUTORIAL INVESTIGATIONS, AND RELATIONSHIPS BETWEEN LAWYERS AND JUDGES UP-TO-DATE DISCUSSIONS OF HOW THE INTERNET IS AFFECTING LAW PRACTICE, INCLUDING THE USE OF E-MAIL, SOCIAL MEDIA, BLOGGING, AND RAISING CAPITAL FOR LAW FIRMS BY CROWDFUNDING EXPANDED COVERAGE OF THE POST-RECESSION CHANGES IN THE LEGAL PROFESSION DISCUSSION OF THE IMPLICATIONS FOR CONFIDENTIALITY OF EMPLOYER MONITORING OF EMPLOYEES, GOVERNMENT MONITORING OF ELECTRONIC COMMUNICATIONS, AND HACKING OF LAW FIRM COMPUTER SYSTEMS DEEPER COVERAGE OF ETHICAL ISSUES FOR PROSECUTORS
LERMAN/SCHRAG/GUPTA MODEL RULES SUPPLEMENT INCLUDES 115 PRACTICE QUESTIONS AND DETAILED ANSWERS TO HELP STUDENTS PREPARE FOR THE MPRE, AND A SELECTION OF PROVISIONS FROM THE STATE ETHICS CODES THAT DIVERGE FROM THE MODEL RULES FOR COMPARATIVE ANALYSIS

LICENSING INTELLECTUAL PROPERTY ROBERT W. GOMULKIEWICZ 2014-10-30 LICENSING LAW: THEORY AND APPLICATION IS A SURPRISINGLY ACCESSIBLE BOOK THAT DESCRIBES THE APPLICATIONS OF ALL ASPECTS OF LICENSING LAW IN BUSINESS. REAL-WORLD CONTEXT GIVES STUDENTS A FRAMEWORK FOR UNDERSTANDING WHAT THEIR CLIENTS WILL WANT TO ACCOMPLISH AND WHY. CLEAR INSTRUCTION, FOLLOWED BY A SERIES OF HANDS-ON

PROBLEMS AND DRAFTING EXERCISES, INTRODUCE STUDENTS TO THE CRAFT OF ADVISING CLIENTS AND DRAFTING A LICENSE.

COMMENTARIES AND CASES ON THE LAW OF BUSINESS ORGANIZATION WILLIAM T. ALLEN 2016-03-07 BUY ANEW VERSION OF THIS CONNECTED CASEBOOK AND RECEIVE ACCESS TO THE ONLINE E-BOOK, PRACTICE QUESTIONS FROM YOUR FAVORITE STUDY AIDS, AND AN OUTLINE TOOL ON CASEBOOKCONNECT, THE ALL IN ONE LEARNING SOLUTION FOR LAW SCHOOL STUDENTS. CASEBOOKCONNECT OFFERS YOU WHAT YOU NEED MOST TO BE SUCCESSFUL IN YOUR LAW SCHOOL CLASSES – PORTABILITY, MEANINGFUL FEEDBACK, AND GREATER EFFICIENCY. THE EXTRAORDINARY AUTHORSHIP OF WILLIAM A. ALLEN AND REINIER KRAAKMAN PROVIDES A UNIQUE REAL-WORLD PERSPECTIVE TO COMMENTARIES AND CASES ON THE LAW OF BUSINESS ORGANIZATION. LOGICAL AND FLEXIBLE ORGANIZATION ALLOWS FOR CHAPTERS TO BE TAUGHT IN ANY ORDER TO ACCOMMODATE ALTERNATIVE TEACHING APPROACHES. RICH COMMENTARY IN THE FORM OF EXPLANATORY NOTES FACILITATES TEACHING AND UNDERSTANDING. CAREFUL CASE SELECTION AND EDITING PRESENTS BOTH CLASSIC AND IMPORTANT RECENT CASES. AN ECONOMIC-ANALYSIS PERSPECTIVE IS MADE ACCESSIBLE THROUGH CLEAR AND CONSISTENT EXPLANATORY TEXT. EXAMPLES, HYPOTHETICALS, AND DIAGRAMS ILLUSTRATE CONCEPTUAL AND THEORETICAL MODELS. THE TEXT CAN EASILY BE USED IN A BUSINESS ORGANIZATION COURSE WITH A FOCUS ON CORPORATE LAW. THE TEACHER'S MANUAL INCLUDES DETAILED GUIDANCE FOR STRUCTURING THE COURSE, CASE ANALYSES, AND ANSWERS TO QUESTIONS RAISED IN THE BOOK. FEATURES: NEW CHAPTER ON BASIC FINANCE AND VALUATION CONCEPTS THAT UPDATES MATERIALS FROM EARLIER EDITIONS EXTENSIVELY REVISED CHAPTER ON THE CORPORATE VOTING SYSTEM WHICH ADDRESSES THE SUCCESS OF SEVERAL GOVERNANCE REFORMS UPDATED DISCUSSION OF THE DUTY OF LOYALTY INCLUDING DELAWARE BENEFIT CORPORATIONS AND THE DEMISE OF EMERALD PARTNERS II UP-TO-DATE AND AUTHORITATIVE COMMENTARY ON THE DELAWARE CASE LAW A PRESENTATION CENTERED ON THE PRINCIPAL-AGENT PROBLEM, WHICH GIVES STUDENTS A FUNCTIONAL FRAMEWORK FOR UNDERSTANDING BOTH STATUTORY LAW AND JUDICIAL DECISIONS CASEBOOKCONNECT FEATURES: ONLINE E-BOOK LAW SCHOOL COMES WITH A LOT OF READING, SO ACCESS YOUR ENHANCED E-BOOK ANYTIME, ANYWHERE TO KEEP UP WITH YOUR COURSEWORK. HIGHLIGHT, TAKE NOTES IN THE MARGINS, AND SEARCH THE FULL TEXT TO QUICKLY FIND COVERAGE OF LEGAL TOPICS. PRACTICE QUESTIONS QUIZ YOURSELF BEFORE CLASS AND PREP FOR YOUR EXAM IN THE STUDY CENTER. PRACTICE QUESTIONS FROM EXAMPLES & EXPLANATIONS, EMANUEL LAW OUTLINES, EMANUEL LAW IN A FLASH FLASHCARDS, AND OTHER BEST-SELLING STUDY AID SERIES HELP YOU STUDY FOR EXAMS WHILE TRACKING YOUR STRENGTHS AND WEAKNESSES TO HELP OPTIMIZE YOUR STUDY TIME. OUTLINE TOOL MOST PROFESSORS WILL TELL YOU THAT STARTING YOUR OUTLINE EARLY IS KEY TO BEING SUCCESSFUL IN YOUR LAW SCHOOL CLASSES. THE OUTLINE TOOL AUTOMATICALLY POPULATES YOUR NOTES AND HIGHLIGHTS FROM THE E-BOOK INTO AN EDITABLE FORMAT TO ACCELERATE YOUR OUTLINE CREATION AND INCREASE STUDY TIME LATER IN THE SEMESTER.

THE LAW OF PATENTS NARD 2013 A LEAN YET COMPREHENSIVE CASEBOOK ON THE LAW OF PATENTS THAT FEATURES HELPFUL INTRODUCTORY TEXT, TECHNOLOGICALLY-ACCESSIBLE CASES, DETAILED COMMENTS, COMPARATIVE AND POLICY PERSPECTIVES, AND STATUTES INCORPORATES THE AMERICA INVENTS ACT, THE MOST SWEEPING CHANGES TO THE PATENT STATUTE SINCE 1952 THE MOVE FROM A FIRST-TO-INVENT PRIORITY SYSTEM TO A FIRST-INVENTOR-TO-FILE SYSTEM SIGNIFICANT CHANGES TO 35 U.S.C. SECTION 102 POST-GRANT REVIEW OF PATENT APPLICATIONS INTER-PARTES REVIEW OF PATENTS. IMPORTANT NEW SUPREME COURT AND FEDERAL CIRCUIT CASES, INCLUDING *MYRIAD GENETICS*, *PROMETHEUS LABS*, *GLOBAL TECH*, *AKAMAI*, *BOWMAN*, *ACTAVIS*, AND *THERASENSE* UPDATED COMMENTS AND COMPARATIVE AND POLICY PERSPECTIVES NEW AND UPDATED POWERPOINT SLIDES AND WEBSITE

GLANNON GUIDE TO CIVIL PROCEDURE JOSEPH W. GLANNON 2013-07-11 THE PROVEN GLANNON GUIDE IS A USER-FRIENDLY STUDY AID TO USE THROUGHOUT THE SEMESTER AS A GREAT SUPPLEMENT TO (OR SUBSTITUTE FOR) CLASSROOM LECTURE. TOPICS ARE BROKEN DOWN INTO MANAGEABLE PIECES AND ARE EXPLAINED IN A CONVERSATIONAL TONE. CHAPTERS ARE INTERSPERSED WITH HYPOTHETICALS LIKE THOSE POSED IN THE CLASSROOM THAT INCLUDE ANALYSIS OF ANSWERS TO ENSURE THOROUGH UNDERSTANDING. ADDITIONALLY, "THE CLOSER" QUESTIONS POSE SOPHISTICATED HYPOTHETICALS AT THE END OF EACH CHAPTER TO PRESENT CUMULATIVE REVIEW OF EARLIER TOPICS. MORE LIKE CLASSROOM EXPERIENCES, THE GLANNON GUIDE PROVIDES YOU WITH STRAIGHTFORWARD EXPLANATIONS OF COMPLEX LEGAL CONCEPTS, OFTEN IN A HUMOROUS STYLE THAT MAKES THE MATERIAL STICK. THE USER-FRIENDLY GLANNON GUIDE IS YOUR PROVEN PARTNER THROUGHOUT THE SEMESTER WHEN YOU NEED A SUPPLEMENT TO (OR SUBSTITUTE FOR) CLASSROOM LECTURE. THE MATERIAL IS BROKEN INTO SMALL, MANAGEABLE PIECES TO HELP YOU MASTER CONCEPTS. MULTIPLE-CHOICE QUESTIONS ARE INTERSPERSED THROUGHOUT EACH CHAPTER (NOT LUMPED AT THE END) TO MIRROR THE FLOW OF A CLASSROOM LECTURE. CORRECT AND INCORRECT ANSWERS ARE CAREFULLY EXPLAINED; YOU LEARN WHY THEY DO OR DO NOT WORK. YOU CAN RELY ON AUTHORITY; THE SERIES WAS CREATED BY JOSEPH W. GLANNON? HARVARD-EDUCATED, BEST-SELLING AUTHOR OF, AMONG OTHER LEGAL TEXTS, *EXAMPLES AND EXPLANATIONS*; *CIVIL PROCEDURE*, NOW IN ITS SIXTH EDITION. "THE CLOSER" POSES A SOPHISTICATED PROBLEM QUESTION AT THE END OF EACH CHAPTER TO TEST YOUR COMPREHENSION. A FINAL "CLOSING CLOSER" PROVIDES YOU PRACTICE OPPORTUNITY AS WELL AS A CUMULATIVE REVIEW OF ALL THE CONCEPTS FROM EARLIER CHAPTERS. YOU CAN CHECK YOUR UNDERSTANDING EACH STEP OF THE WAY. MORE LIKE CLASSROOM EXPERIENCES, THESE GUIDES PROVIDE STRAIGHTFORWARD EXPLANATIONS OF COMPLEX LEGAL CONCEPTS,

OFTEN IN A HUMOROUS STYLE THAT MAKES THE MATERIAL STICK.

INSURANCE LAW AND POLICY TOM BAKER 2017-02-23 A CONTEMPORARY, EASY-TO-TEACH TEXT BY HIGH-PROFILE AUTHORS, THIS CASEBOOK INVITES STUDENTS AND TEACHERS TO RE-IMAGINE THE FIELD OF INSURANCE LAW. THE AUTHORS DEMONSTRATES THE BIG-PICTURE ROLE OF INSURANCE LAW AND POLICY IN AMERICAN BUSINESS AND SOCIETY, EXPLORING FEDERAL-STATE REGULATORY ROLES IN DEPTH AS WELL AS THE TRADITIONAL TOPICS COVERED IN CASEBOOKS. INSURANCE LAW AND POLICY: CASES AND MATERIALS USES MORE STATUTORY MATERIAL THAN ANY OTHER CASEBOOK, WITH STATUTES TYPICALLY PRESENTED THROUGH PROBLEMS. MANAGEABLE ASSIGNMENTS CONTAIN ONE MAJOR CASE FOLLOWED BY INFORMATIVE NOTES, QUESTIONS AND A PROBLEM.

CASES AND MATERIALS ON BUSINESS ENTITIES ERIC A. CHIAPPINELLI 2018-03-30

INTENDED FOR THE BASIC COURSE IN BUSINESS ORGANIZATIONS, CASES AND MATERIALS ON BUSINESS ENTITIES ENCOMPASSES CORPORATIONS, AGENCY, PARTNERSHIP, AND LLCs. ITS EXTENDED COVERAGE OF ALTERNATIVE BUSINESS ENTITIES DISTINGUISHES IT FROM THE MORE LIMITED CORPORATIONS-FOCUSED COVERAGE OF MANY BUSINESS ORGANIZATIONS TEXTS. THE AUTHOR INCLUDES ELABORATE PROBLEMS DESIGNED TO HELP STUDENTS BECOME PRACTICE-READY AS WELL AS ENHANCED COVERAGE OF LLCs AND PRINCIPAL CASES THAT WERE DECIDED WITHIN THE LAST 20 YEARS. THE RECIPIENT OF NUMEROUS TEACHING AWARDS AND A FORMER CLERK AT THE CALIFORNIA SUPREME COURT AND THE U.S. DISTRICT COURT, AUTHOR ERIC CHIAPPINELLI HAS TAUGHT, WRITTEN, AND PRACTICED EXTENSIVELY IN BUSINESS ENTITIES, CORPORATE LAW, SECURITIES REGULATION, AND CIVIL PROCEDURE. KEY FEATURES: OVER 20 NEW CASES, INCLUDING SHAWE V. ELTING (DEL. 2017). ALL PRINCIPAL CASES ARE LESS THAN 20 YEARS OLD. CORPORATION CHAPTERS REFLECT MBCA (2016), AND PARTNERSHIP MATERIALS REFLECT UPA (2013). LLC CHAPTER HAS BEEN REVISED AND UPDATED. NEW MATERIALS ON ULTRA VIRES AND ULTIMATE BENEFICIARIES. NEW DISCUSSION OF DGCL §§ 204 AND 205 AND MBCA (2016) SUBCHAPTER E (RATIFYING DEFECTIVE ACTS) NEW REAL-LIFE EXAMPLES: KATE SPADE ACQUIRED BY COACH AND TOYS "R" US BANKRUPTCY.

DEFINING CRIMES JOSEPH L. HOFFMANN 2017 "[THIS BOOK FOCUSES ON THE] INTELLECTUAL AND THEORETICAL ISSUES THAT ARISE FROM HOW CRIMES ACTUALLY GET DEFINED AND APPLIED TODAY BY STATE AND FEDERAL LEGISLATURES, TRIAL AND APPELLATE COURTS, POLICE, PROSECUTORS, DEFENSE LAWYERS, AND JURIES. NEW FEATURES [FOR THIS EDITION]: NEW COVERAGE OF THE CONTROVERSIAL ISSUE OF POLICE USE OF DEADLY FORCE, WHICH—TOGETHER WITH THE EXISTING SECTION ON 'STAND YOUR GROUND' LAWS—FACILITATES CLASS DISCUSSION OF THE "BLACK LIVES MATTER" MOVEMENT AND THE SHOOTINGS OF TRAYVON MARTIN, MICHAEL BROWN, AND ERIC GARNER, AMONG OTHERS; NEW CHAPTER ON GUN CRIMES, INCLUDING THE SUPREME COURT'S 2016 DECISION UPHOLDING THE CRIMINALIZATION OF GUN OWNERSHIP FOR THOSE CONVICTED OF DOMESTIC VIOLENCE CRIMES; UPDATED CHAPTER ON FEDERAL CRIMINAL LAW, INCLUDING THE COURT'S 2016 ELONIS DECISION; UPDATED COVERAGE OF CRIMINAL CASES INVOLVING THE OVER-PRESCRIPTION OF OPIOID PAINKILLERS AND OTHER KINDS OF PRESCRIPTION MEDICATIONS; AND UPDATED MATERIALS ON RAPE, INCORPORATING COVERAGE OF 'YES MEANS YES' LAWS AND POLICIES."--

CRIMINAL PROCEDURE RONALD J. ALLEN 2020-02-20 CRIMINAL PROCEDURE:

INVESTIGATION AND RIGHT TO COUNSEL, FOURTH EDITION IS DERIVED FROM THE SUCCESSFUL CASEBOOK COMPREHENSIVE CRIMINAL PROCEDURE. LIKE THE PARENT BOOK, IT COVERS THE FOURTH, FIFTH, AND SIXTH AMENDMENTS AND RELATED AREAS USING A THEMATIC APPROACH AND OFFERS AN APPROPRIATE BALANCE OF EXPLANATORY TEXT AND SECONDARY MATERIAL ACCOMPANIED BY WELL-WRITTEN NOTES. IN ADDITION TO AN EXPERIENCED AUTHOR TEAM AND WELL-EDITED CASES, THE BOOK COVERS RELEVANT STATUTES AND COURT RULES. NEW TO THE FOURTH EDITION: UPDATES REGARDING CUTTING-EDGE DEVELOPMENTS IN CASE LAW, STATUTORY MATERIALS, AND ACADEMIC COMMENTARY ABOUT DUE PROCESS, THE RIGHT TO COUNSEL, SEARCHES AND SEIZURES, AND THE PRIVILEGE AGAINST COMPELLED SELF-INCRIMINATION AN IMPORTANT REORDERING OF CERTAIN AREAS OF FOURTH AMENDMENT LAW AND RELATED MATERIALS TO MAKE THEM EVEN MORE USER-FRIENDLY INSIGHTFUL EXAMINATION OF THE TURMOIL IN MODERN FOURTH AMENDMENT LAW AS THE SUPREME COURT, NOTABLY SPLINTERED OVER METHODS OF CONSTITUTIONAL INTERPRETATION, FACES THE IMPLICATIONS OF RAPIDLY CHANGING TECHNOLOGY PROFESSORS AND STUDENTS WILL BENEFIT FROM: A RIGOROUS AND CHALLENGING CRIMINAL PROCEDURE CASEBOOK WITH AN OUTSTANDING AUTHOR TEAM SOUND GROUNDING OF THE LAW IN CRIMINAL PROCESS AND THE RIGHT TO COUNSEL THOROUGH COVERAGE OF BOYD V. U.S., THE FOURTH AMENDMENT, THE FIFTH AMENDMENT, AND THE PROCESS OF INVESTIGATING COMPLEX CRIMES THEMATIC ORGANIZATION OF THE CASES AND TEXT THAT MAKE THE BOOK BOTH MANAGEABLE AND ACCESSIBLE THE LATEST AND MOST HIGHLY RESPECTED DEVELOPMENTS IN LEGAL SCHOLARSHIP THAT HELP BOTH PROFESSORS AND STUDENTS ALIKE STAY UP-TO-DATE IN THE FIELD OF CRIMINAL PROCEDURE LAW

ELECTRONIC COMMERCE RONALD J. MANN 2014-11-12 THE ONLY CASEBOOK DEALING WITH E-COMMERCE, ELECTRONIC COMMERCE, FOURTH EDITION, UTILIZES PROBLEMS TO EXPOUND A TRANSACTIONAL APPROACH TO ELECTRONIC COMMERCE. WRITTEN BY RONALD J. MANN, A PREEMINENT AND PROLIFIC COMMERCIAL LAW SCHOLAR, THIS SYSTEM-ORIENTED TEXT IS STRUCTURED AROUND THE HYPOTHETICAL REPRESENTATION OF A TECHNOLOGY COMPANY. THE NEW EDITION HAS BEEN METICULOUSLY UPDATED WITH THE LATEST CASES AND PROBLEMS THAT REFLECT THOSE CASES AND CURRENT ISSUES. THIS CONCISE CASEBOOK OFFERS: DISTINGUISHED AUTHORSHIP: RONALD MANN IS A LEADING SCHOLAR IN COMMERCIAL LAW AND RECENTLY SERVED AS REPORTER FOR REVISIONS TO UCC ARTICLES 3, 4, AND 4A. LUCID AND CONCISE READING ASSIGNMENTS THAT USE NON-TECHNICAL LANGUAGE WHENEVER POSSIBLE. NEED-TO-KNOW TECHNOLOGY IS EXPLAINED CLEARLY AND ACCESSIBLY. EXERCISES THAT CLEARLY ILLUSTRATE CURRENT ISSUES IN E-COMMERCE PRACTICE. DOZENS OF SEPARATE ASSIGNMENTS SO THAT PROFESSORS CAN EASILY CONCENTRATE ON THEIR OWN AREAS OF INTEREST. COVERAGE OF IMPORTANT COMMERCIAL LAW TOPICS, INCLUDING: CLICK-THROUGH CONTRACTS CYBERSQUATTING WEB SITE DEVELOPMENT SOFTWARE LICENSING ELECTRONIC PAYMENTS NEW TO THE FOURTH EDITION: UPDATED PROBLEMS BASED ON RECENT CASE LAW AND CURRENT ISSUES. NEW CASES, INCLUDING: RESCUECOM CORP. V. GOOGLE & SECOND CIRCUIT DECISION PERMITTING LAWSUIT AGAINST GOOGLE FOR SELLING ADS BASED ON TRADEMARKED NAME JACOBSEN V. KATZER & FIRST APPELLATE DECISION VALIDATING LICENSES FOR OPEN-SOURCE SOFTWARE JAYNES V. COMMONWEALTH OF VIRGINIA & VIRGINIA SUPREME COURT CASE INVALIDATING VIRGINIA ANTI-SPAM LAW UNDER

FIRST AMENDMENT FAIR HOUSING COUNCIL V. ROOMMATES.COM & NINTH CIRCUIT EN BANC DECISION ON LIABILITY OF WEB SITE FOR DISCRIMINATORY POSTINGS SEEKING ROOMMATES CHICAGO LAWYERS & COMMITTEE FOR CIVIL RIGHTS UNDER LAW, INC. V. CRAIGSLIST, INC. & EASTERBROOK DECISION EXONERATING CRAIGSLIST FOR BEHAVIOR SIMILAR TO ROOMMATES BEHAVIOR CONDEMNED BY NINTH CIRCUIT CONWELL V. GRAY LOON OUTDOOR MARKETING GROUP, INC. & INDIANA SUPREME COURT CASE INTERPRETING CONTRACT FOR DESIGN OF WEB SITE

SOFTWARE AND INTERNET LAW MARK A. LEMLEY 2011 AMONG THE FIRST CASEBOOKS IN THE FIELD, SOFTWARE AND INTERNET LAW PRESENTS CLEAR AND INCISIVE WRITING, MILESTONE CASES AND LEGISLATION, AND QUESTIONS AND PROBLEMS THAT REFLECT THE AUTHORS' EXTENSIVE KNOWLEDGE AND CLASSROOM EXPERIENCE. TECHNICAL TERMS ARE DEFINED IN CONTEXT TO MAKE THE TEXT ACCESSIBLE FOR STUDENTS AND PROFESSORS WITH MINIMAL BACKGROUND IN TECHNOLOGY, THE SOFTWARE INDUSTRY, OR THE INTERNET.

ALWAYS AHEAD OF THE CURVE, THE FOURTH EDITION ADDS COVERAGE AND COMMENTARY ON DEVELOPING LAW, SUCH AS THE DIGITAL MILLENNIUM COPYRIGHT ACT'S SAFE HARBOR, THE ELECTRONIC COMMUNICATIONS PRIVACY ACT, AND THE STORED COMMUNICATIONS ACT. HARD-WIRED FEATURES OF SOFTWARE AND INTERNET LAW INCLUDE: CONSISTENT FOCUS ON HOW LAWYERS SERVICE THE SOFTWARE INDUSTRY AND THE INTERNET BROAD COVERAGE OF ALL ASPECTS OF U.S. SOFTWARE AND INTERNET LAW; WITH A FOCUS ON INTELLECTUAL PROPERTY, LICENSING, AND CYBERLAW THE FOURTH EDITION RESPONDS TO THIS FAST-CHANGING FIELD WITH COVERAGE OF: THE DIGITAL MILLENNIUM COPYRIGHT ACT'S SAFE HARBOR THE ELECTRONIC COMMUNICATIONS PRIVACY ACT THE STORED COMMUNICATIONS ACT HOT NEWS; MISAPPROPRIATION CIVIL USES OF THE COMPUTER FRAUD AND ABUSE ACT

CONTRACTS BRIAN A. BLUM 2017-03-01 CONTRACTS: CASES, DISCUSSION, AND PROBLEMS, FOURTH EDITION IS KNOWN FOR ITS STRIKINGLY CLEAR, STRAIGHTFORWARD TEXT THAT ILLUMINATES CASES AS WELL AS CONCEPTS AND THEORY. THE BOOK FOCUSES ON MODERN CASES TO EXPOSE STUDENTS TO CONTEMPORARY CONTRACT LAW, BUT IT ALSO INCLUDES MANY IMPORTANT OR ICONIC OLDER CASES. THE CASES ARE SET IN CONTEXT BY EXTENSIVE AUTHOR-WRITTEN EXPLANATORY TEXT. INSIGHTFUL QUESTIONS DRAW ATTENTION TO DIFFICULT AND CRUCIAL ASPECTS OF THE LAW AND PROMPT VIGOROUS CLASS DISCUSSION. NUMEROUS PROBLEMS, RANGING FROM SIMPLE TO COMPLEX, SUPPLEMENT CASES AND INTRODUCE TOPICS TAUGHT MOST EFFECTIVELY THROUGH PROBLEMS. THE CASEBOOK'S TRADITIONAL ORGANIZATION BEGINS WITH FORMATION AND THEN CORRESPONDS TO THE SEQUENCE FOLLOWED BY THE RESTATEMENT (2ND) OF CONTRACTS AND TREATISES. ITS CONCISE, EFFICIENT PRESENTATION RESULTS IN AN OPTIMUM LENGTH FOR THE COURSE. PROCEDURAL ISSUES ARE HIGHLIGHTED WHEN PRESENTED BY THE CASES AND TRANSACTIONAL ISSUES SUCH AS DRAFTING, CLIENT COUNSELING, AND NEGOTIATION ARE RAISED THROUGH THE USE OF QUESTIONS AND SMALL EXERCISES THROUGHOUT THE TEXT. STRENGTHENING THE TEXT'S FOCUS ON CONTEMPORARY METHODS OF CONTRACTING, MODERN ISSUES IN STANDARD CONTRACTS ARE EXPLORED ALONG WITH CONTRACTS ENTERED INTO ELECTRONICALLY. INTERNATIONAL AND COMPARATIVE MATERIAL OFFERS ALTERNATIVE APPROACHES FOR STUDENTS TO CONSIDER, SUCH AS THOSE TAKEN BY THE UNITED NATIONS CONVENTION ON CONTRACTS FOR THE INTERNATIONAL SALE OF GOODS (CISG) AND THE UNIDROIT PRINCIPLES OF INTERNATIONAL COMMERCIAL CONTRACTS.

ELECTRONIC COMMERCE RONALD J. MANN 2005 THIS PROBLEM-BASED CASEBOOK WILL ENLIVEN YOUR COURSE OR SEMINAR WITH ITS SENSIBLE TRANSACTIONAL APPROACH TO ELECTRONIC COMMERCE. THOROUGH YET SUCCINCT, ELECTRONIC COMMERCE, SECOND EDITION, PROVIDES A CURRENT EXAMINATION OF A FAST-MOVING AREA OF THE LAW. THE CASEBOOK GUIDES STUDENTS THROUGH THE TOPIC AND HELPS INSTRUCTORS MAKE THE MOST OF CLASS TIME: LUCID AND CONCISE READING ASSIGNMENTS USE CLEAR NON-TECHNICAL LANGUAGE WHEREVER POSSIBLE REALISTIC EXERCISES ILLUSTRATE CURRENT ISSUES IN E-COMMERCE PRACTICE DISTINGUISHED AUTHORSHIP FROM RONALD MANN, A PROLIFIC SCHOLAR IN COMMERCIAL LAW WHO RECENTLY SERVED AS REPORTER FOR REVISIONS TO UCC ARTICLES 3, 4, AND 4A, AND JANE K. WINN, WHO DRAW ON CLASSROOM EXPERIENCE TO MAKE THE TEXT STUDENT-FRIENDLY CLEAR AND ACCESSIBLE EXPLANATIONS OF NEED-TO-KNOW TECHNOLOGY ORGANIZED INTO 40 SEPARATE ASSIGNMENTS SO PROFESSORS CAN CONCENTRATE ON THEIR OWN AREAS OF INTEREST COVERAGE OF IMPORTANT COMMERCIAL LAW TOPICS, SUCH AS CLICK-THROUGH CONTRACTS, CYBERSQUATTING, WEB SITE DEVELOPMENT, SOFTWARE LICENSING, AND ELECTRONIC PAYMENTS EXTENSIVE TEACHER'S MANUAL PROVIDES ANSWERS TO THE ASSIGNMENTS IN THE BOOK COMPANION WEB SITE WILL COMPLEMENT AND ENRICH PRINTED MATERIALS THE SECOND EDITION INTRODUCES A NEW APPROACH, ALONG WITH NEW MATERIAL: THE TRANSACTIONAL APPROACH GIVES STUDENTS A PREVIEW OF PRACTICE, WITH THREE NEW ASSIGNMENTS FOCUSING ON SPECIFIC CONTRACTS OF IMPORTANCE -- WEB SITE DEVELOPMENT, SITE LICENSES, AND SOFTWARE LICENSES SIGNIFICANT NEW AND UPDATED CASES: DLUHOS V. STRASBERG AND WALMARTSUCKS.COM ON CYBERSQUATTING, INTEL CORP. V. HAMIDI, SPECHT V. NETSCAPE (APPELLATE OPINION), BOWERS V. BAYSTATES TECHNOLOGIES, AND AEROCON V. SILICON VALLEY BANK (APPELLATE DECISION) DISCUSSION OF NEW STATUTES, SUCH AS CAN-SPAM AND CHECK 21

PRIVACY AND THE MEDIA DANIEL J. SOLOVE 2020-11-23 DEVELOPED FROM THE CASEBOOK INFORMATION PRIVACY LAW, THIS SHORT PAPERBACK CONTAINS KEY CASES AND MATERIALS FOCUSING ON PRIVACY ISSUES RELATED TO THE MEDIA. TOPICS COVERED INCLUDE THE PRIVACY TORTS, FREE SPEECH, FIRST AMENDMENT, PAPARAZZI, DEFAMATION, ONLINE GOSSIP AND SOCIAL NETWORK WEBSITES. NEW TO THE FOURTH EDITION: NEW CASES AND NOTES THROUGHOUT, INCLUDING THE ADDITION OF A LEADING RIGHT OF PUBLICITY CASE FROM CALIFORNIA, DE HAVILLAND V. FX NETWORKS, LLC. THIS BOOK COULD BE USED IN COURSES INCLUDING: MEDIA LAW ENTERTAINMENT LAW CYBERLAW FIRST AMENDMENT / FREE SPEECH PRIVACY LAW INFORMATION LAW TORTS II JOURNALISM

NATURAL RESOURCES LAW CHRISTINE A. KLEIN 2018-02-01 THIS NEW SLEEK AND SLENDER TEXTBOOK PROVIDES A PLATFORM FOR TEACHING TRUSTS & ESTATES AS AN ACCESSIBLE, ENGAGING AREA OF THE LAW. AS ITS TITLE IMPLIES, ESSENTIALS COVERS ONLY THE CORE LEGAL DOCTRINES AND DOES SO IN A CONCISE, STRAIGHTFORWARD FORMAT THAT FOCUSES ON APPLICATION RATHER THAN THEORY. THE ORGANIZATIONAL STRUCTURE OF EACH CHAPTER FACILITATES STUDENT LEARNING BY PROVIDING: A CLEAR EXPLANATION OF THE DOCTRINE IN PLAIN ENGLISH AN EXCERPT OF RELEVANT STATUTORY AUTHORITY WHERE APPLICABLE AN ILLUSTRATION OF THE DOCTRINE THROUGH A CAREFULLY-SELECTED JUDICIAL

OPINION, AND AN APPLICATION OF THE DOCTRINE IN A PROBLEM SET. EACH JUDICIAL OPINION IS FOLLOWED BY A SERIES OF QUESTIONS, AS WELL AS NARRATIVE ANSWERS TO EACH QUESTION. THE PROBLEM SETS, WHICH ARE HEAVILY EMPHASIZED, SIMULATE THE PRACTICE OF LAW IN A REALISTIC TRUSTS & ESTATES SETTING. ESSENTIALS IS ADAPTABLE FOR TWO, THREE, AND FOUR CREDIT VERSIONS OF THE TRUSTS & ESTATES SURVEY COURSE.

CONSTITUTIONAL LAW RANDY E. BARNETT 2018-08-27 CONSTITUTIONAL LAW: CASES IN CONTEXT, 2018 SUPPLEMENT

LEGAL WRITING RICHARD K. NEUMANN JR. 2015-02-04 LEGAL WRITING, 3E IS WRITTEN IN AN ENGAGING STYLE WITH THE AUTHORS EXPLAINING ANALYTICAL WRITING IN A CONCISE, FRIENDLY, AND ACCESSIBLE WAY. LEGAL WRITING, 3E INCLUDES OUTSTANDING COVERAGE ON ORGANIZING ANALYSIS ACCORDING TO THE CREAC FORMULA (ALSO KNOWN AS THE PARADIGM), THE WRITING PROCESS, STORYTELLING TECHNIQUES, RULE ANALYSIS, STATUTORY INTERPRETATION, AND PROFESSIONALISM. IN ADDITION, THE BOOK HAS A DYNAMIC WEBSITE THAT INCLUDES SHEILA SIMON'S FAMED LASAGNA AND OTHER EXERCISES TOGETHER WITH CHECKLISTS AND OTHER LEARNING TOOLS. KEY FEATURES: EXPANDED COVERAGE OF PROFESSIONAL EMAIL NEW SAMPLE DOCUMENTS: OFFICE MEMO, CLIENT LETTER, AND MOTION MEMO REVISED CHAPTERS ON LEGAL RULES, STATUTORY INTERPRETATION, POINT HEADINGS EXPANDED CHAPTERS ON SELECTING AUTHORITY, QUESTIONS PRESENTED, AND STANDARDS OF REVIEW NEW CHAPTERS ON CLIENT COUNSELING AND INTERVIEWING NEW, EXPANDED, AND UPDATED EXERCISES REDESIGNED WITH A NEW AND ATTRACTIVE LAYOUT AND TYPOGRAPHY THROUGHOUT THE BOOK

CONTRACTS AND COMMERCIAL TRANSACTIONS DAVID ZARFES 2014-10-30 RESPONDING TO THE CALL TO PLACE MORE EMPHASIS ON PRACTICAL SKILLS, CONTRACTS AND COMMERCIAL TRANSACTIONS IS A GROUNDBREAKING TEXT THAT IMMERSSES THE READER IN REAL AGREEMENTS MADE BETWEEN SOPHISTICATED PARTIES--SO THE READER CAN DEVELOP THE ABILITY TO READ, UNDERSTAND, AND DRAFT CONTRACTS EFFECTIVELY. DRAWING UPON THEIR COLLECTIVE EXPERIENCES IN THE CLASSROOM AND THE BOARDROOM AS WELL AS IN LAW-FIRM AND IN-HOUSE PRACTICE, AUTHORS DAVID ZARFES AND MICHAEL L. BLOOM, IN CONTRACTS AND COMMERCIAL TRANSACTIONS, EXPLORE ACTUAL AGREEMENTS BETWEEN SOPHISTICATED PARTIES. ALONG THE WAY, THEY TEACH THE READER TO READ AND UNDERSTAND CONTRACTS, WITH AN EMPHASIS ON HOW A DECISION MAKER--BE IT A JUDGE, ARBITRATOR, CORPORATE EXECUTIVE, OR SENIOR PARTNER--MIGHT LATER UNDERSTAND THOSE SAME CONTRACTS. CONTRACTS AND COMMERCIAL TRANSACTIONS FEATURES: ACTUAL AGREEMENTS, FORMATTED AS WHOLE DOCUMENTS, THAT SUPPORT THE EXERCISE OF CONTRACT READING AND ANALYSIS INSIGHT AND ADVICE FROM EXPERT PRACTITIONERS, FROM LAW FIRMS SUCH AS SIDLEY AUSTIN AND SIMPSON THACHER AND COMPANIES SUCH AS MICROSOFT AND JPMORGAN CHASE, THAT EMPHASIZE THE REALITIES OF LEGAL PRACTICE FROM THE PERSPECTIVE OF "REAL-WORLD" LAWYERS EXPLANATIONS AND ANALYSIS FROM ESTEEMED ACADEMICS, AT LAW SCHOOLS SUCH AS CHICAGO AND NYU, THAT EXPLAIN THE NUANCES OF LEGAL MATTERS THAT PERTAIN TO CONTRACTUAL DOCUMENTS FOCUS POINTS THAT PREFACE EACH CONTRACT HIGHLIGHT KEY ASPECTS OF THE DOCUMENT METHODOICAL AND REPEATED EXPOSURE TO PROVISIONS THAT TEACH THE READER TO RECOGNIZE AND UNDERSTAND CONTRACTUAL CONCEPTS A CONSISTENT EMPHASIS ON THE "BUILDING BLOCK" PROVISIONS TYPICALLY FOUND IN CONTRACTS DRAFTING TIPS INTEGRATED THROUGHOUT THE BOOK

NATURAL RESOURCES LAW CHRISTINE A. KLEIN 2018-01-28 OFFERING BROAD NATIONAL COVERAGE ON AN ARRAY OF TOPICS, NATURAL RESOURCES LAW, FOURTH EDITION CONVEYS THE DRAMA BEHIND RESOURCE DISPUTES AND POLICY AND THE LOVE-OF-PLACE. MOST CASES ARE INTRODUCED WITH A PHOTO OR MAP OF THE PLACE, ALONG WITH A CONTEXT-SETTING PARAGRAPH. EACH GROUP OF CASES--BOTH FOUNDATIONAL CASES AS WELL AS NEW DECISIONS--BEGINS WITH A FACTUALLY RICH DISCUSSION PROBLEM TAILORED TO THE CASES THAT FOLLOW. MANY PROBLEMS MIRROR TRADITIONAL ESSAY EXAM QUESTIONS; OTHERS RAISE CONTEMPORARY POLICY ISSUES. THIS HIGHLY TEACHABLE BOOK GROUPS READINGS INTO DISCRETE, ASSIGNMENT-SIZED CHUNKS OF 25-40 PAGES, ALLOWING COVERAGE OF 2-4 CASES OR ONE PROBLEM DURING EACH CLASS SECTION. THE MAIN EMPHASIS IS ON PRIMARY SOURCES, AND EACH CHAPTER OPENS WITH RELEVANT STATUTORY AND REGULATORY SECTIONS.

PROPERTY JAMES CHARLES SMITH 2020-02 PROPERTY: CASES AND MATERIALS FEATURES SWEEPING COVERAGE IN A SINGLE VOLUME, FROM "OLD PROPERTY" (SUCH AS THE BASICS OF ESTATES IN LAND AND SERVITUDES) TO "NEW PROPERTY," INCLUDING INTELLECTUAL PROPERTY, CULTURAL PROPERTY, AND PROPERTY IN LIVING THINGS. THE TEXT PROVOKES DEBATE ON FUNDAMENTAL QUESTIONS SUCH AS THE CREATION OF PROPERTY, INFORMATION AS PROPERTY, COLLECTIVE VS. INDIVIDUAL RIGHTS, AND PROPERTY AS RELATED TO OTHER BODIES OF LAW. ITS COVERAGE OF INTELLECTUAL PROPERTY SHOWS HOW THE LAW GROWS AND RESPONDS TO SOCIAL AND TECHNOLOGICAL CHANGE. DESIGNED FOR FLEXIBILITY, STAND-ALONE CHAPTERS CAN BE OMITTED IF TIME CONSTRAINTS REQUIRE. PROPERTY: CASES AND MATERIALS INCLUDES APPELLATE DECISIONS, STATUTES, REGULATIONS, ADMINISTRATIVE DECISIONS, LAW REVIEW ARTICLES, AND NON-LEGAL MATERIALS. PRINCIPAL CASES INCLUDE ELVIS PRESLEY INTERNATIONAL MEMORIAL FOUNDATION V. CROWELL, POPOV V. HAYASHI (BARRY BONDS HOME RUN BALL); PEOPLE V. CHUBBS (SOFTWARE FOR DNA MATCHING), AND DRED SCOTT V. SANDFORD. KEY FEATURES: UPDATED WITH MORE RECENT CASES, INCLUDING MORE CASES FROM THE TWENTY-FIRST CENTURY THAN ANY OTHER MAJOR PROPERTY CASEBOOK. IMPROVED COVERAGE OF NATURAL RESOURCES LAW AND INTELLECTUAL PROPERTY. THOROUGH UPDATE OF ALL EXISTING MATERIALS.

TORT LAW JOHN C.P. GOLDBERG 2016-02-29 BUY A NEW VERSION OF THIS CONNECTED CASEBOOK AND RECEIVE ACCESS TO THE ONLINE E-BOOK, PRACTICE QUESTIONS FROM YOUR FAVORITE STUDY AIDS, AND AN OUTLINE TOOL ON CASEBOOKCONNECT, THE ALL IN ONE LEARNING SOLUTION FOR LAW SCHOOL STUDENTS. CASEBOOKCONNECT OFFERS YOU WHAT YOU NEED MOST TO BE SUCCESSFUL IN YOUR LAW SCHOOL CLASSES - PORTABILITY, MEANINGFUL FEEDBACK, AND GREATER EFFICIENCY. THE FOURTH EDITION OF TORT LAW: RESPONSIBILITIES AND REDRESS HAS BEEN UPDATED TO REFLECT THE VERY LATEST DEVELOPMENTS IN TORT LAW, INCLUDING DISCUSSIONS OF THE DRAFT PROVISIONS OF THE THIRD RESTATEMENT OF TORTS CONCERNING INTENTIONAL TORTS. THE BOOK ALSO CONTAINS NEW "CHECK YOUR UNDERSTANDING," "BIG THING" AND "DID YOU KNOW?" TEXT BOXES ALONG WITH A NEW USER-FRIENDLY PAGE LAYOUT. A SET OF POWERPOINT SLIDES ON CORE CASES AND TOPICS HAS BEEN ADDED TO PROVIDE ADDITIONAL SUPPORT TO INSTRUCTORS. FEATURES: INCREDIBLY VERSATILE, THIS TEXT HAS BEEN SUCCESSFULLY

ADOPTED AT A WIDE RANGE OF SCHOOLS AND CAN BE TAUGHT FROM ANY INTELLECTUAL OR POLITICAL PERSPECTIVE PRESENTING TORT LAW AS A COMPLEX BUT COHERENT WHOLE, GIVING STUDENTS A CLEAR SENSE OF WHAT TORT LAW IS AND WHAT IT DOES GROUNDED AND PLURALISTIC TREATMENT RECOGNIZES THE RICHNESS AND DIVERSITY OF THE LEGAL RULES AND CONCEPTS THAT MAKE TORT LAW WHAT IT IS COMPREHENSIVE CASE MIX PRESENTS CURRENT AND CLASSIC CASES, EXPOSING STUDENTS TO DIVERSE DECISIONS FROM JURISDICTIONS AROUND THE COUNTRY, FROM LOWER COURTS TO STATE HIGH COURTS PROGRESSES FROM NEGLIGENCE TO INTENTIONAL TORTS TO PRODUCTS LIABILITY WHILE PERMITTING THE PROFESSOR TO FOCUS ON AN ARRAY OF CONTEMPORARY ISSUES EXTRAORDINARILY CLEAR INTRODUCTORY TEXT AND NOTES AFTER CASES ARE ROUTINELY CITED BY STUDENTS AS HIGHLY ACCESSIBLE, ILLUMINATING AND RELEVANT EXCEPTIONAL SUPPORT THROUGH A TEACHER'S MANUAL THAT GIVES DETAILED ACCOUNTS OF ALL THE MAIN CASES AND THE ISSUES THEY RAISE CASEBOOKCONNECT FEATURES: ONLINE E-BOOK LAW SCHOOL COMES WITH A LOT OF READING, SO ACCESS YOUR ENHANCED E-BOOK ANYTIME, ANYWHERE TO KEEP UP WITH YOUR COURSEWORK. HIGHLIGHT, TAKE NOTES IN THE MARGINS, AND SEARCH THE FULL TEXT TO QUICKLY FIND COVERAGE OF LEGAL TOPICS. PRACTICE QUESTIONS QUIZ YOURSELF BEFORE CLASS AND PREP FOR YOUR EXAM IN THE STUDY CENTER. PRACTICE QUESTIONS FROM EXAMPLES & EXPLANATIONS, EMANUEL LAW OUTLINES, EMANUEL LAW IN A FLASH FLASHCARDS, AND OTHER BEST-SELLING STUDY AID SERIES HELP YOU STUDY FOR EXAMS WHILE TRACKING YOUR STRENGTHS AND WEAKNESSES TO HELP OPTIMIZE YOUR STUDY TIME. OUTLINE TOOL MOST PROFESSORS WILL TELL YOU THAT STARTING YOUR OUTLINE EARLY IS KEY TO BEING SUCCESSFUL IN YOUR LAW SCHOOL CLASSES. THE OUTLINE TOOL AUTOMATICALLY POPULATES YOUR NOTES AND HIGHLIGHTS FROM THE E-BOOK INTO AN EDITABLE FORMAT TO ACCELERATE YOUR OUTLINE CREATION AND INCREASE STUDY TIME LATER IN THE SEMESTER.

EVIDENCE DAVID P. LEONARD 2018-11-18 BUY ANEW VERSION OF THIS CONNECTED CASEBOOK AND RECEIVE ACCESS TO THE ONLINE E-BOOK, PRACTICE QUESTIONS FROM YOUR FAVORITE STUDY AIDS, AND AN OUTLINE TOOL ON CASEBOOKCONNECT, THE ALL IN ONE LEARNING SOLUTION FOR LAW SCHOOL STUDENTS. CASEBOOKCONNECT OFFERS YOU WHAT YOU NEED MOST TO BE SUCCESSFUL IN YOUR LAW SCHOOL CLASSES - PORTABILITY, MEANINGFUL FEEDBACK, AND GREATER EFFICIENCY. EVIDENCE: A STRUCTURED APPROACH OFFERS A UNIQUE, STRUCTURED APPROACH FACILITATES LEARNING AND MOTIVATES STUDENTS TO PREPARE FOR CLASS. ONE FEDERAL RULE OF EVIDENCE INTRODUCES EACH SECTION, FOLLOWED BY TEXT EXPLAINING THE BACKGROUND, RATIONALE, AND DETAILS OF THE RULE. THE TEXT INCLUDES NUMEROUS DIAGRAMS AS VISUAL AIDS TO LEARNING AND SHORT TRANSCRIPTS THAT ILLUSTRATE HOW THE RULES ARE APPLIED IN THE COURTROOM. THE AUTHORS EMPHASIZE THE RULES OVER CASES, BUT INCLUDE EDITED VERSIONS OF SOME JUDICIAL OPINIONS, INCLUDING THE SEMINAL CASES THAT EVERY LAWYER SHOULD KNOW. THE HEART OF THE "STRUCTURED APPROACH" IS THE QUESTIONS FOR CLASSROOM DISCUSSION, WHICH FOLLOW THE NARRATIVE EXPLANATION FOR EACH RULE. THESE QUESTIONS CONSIST OF SIMPLE HYPOTHETICAL CASES ALLOWING FOR A STEP-BY-STEP ANALYSIS OF EACH RULE. BECAUSE STUDENTS KNOW WHAT WILL BE THE FOCUS OF CLASS DISCUSSION, THEY QUICKLY LEARN THAT PREPARATION PAYS OFF. THE BOOK'S WEBSITE ALLOWS STUDENTS TO DOWNLOAD THE QUESTIONS DIRECTLY INTO THEIR NOTES BEFORE CLASS, FREEING STUDENTS TO SPEND MORE TIME LISTENING AND THINKING WHILE IN CLASS. CASEBOOKCONNECT FEATURES: ONLINE E-BOOK LAW SCHOOL COMES WITH A LOT OF READING, SO ACCESS YOUR ENHANCED E-BOOK ANYTIME, ANYWHERE TO KEEP UP WITH YOUR COURSEWORK. HIGHLIGHT, TAKE NOTES IN THE MARGINS, AND SEARCH THE FULL TEXT TO QUICKLY FIND COVERAGE OF LEGAL TOPICS. PRACTICE QUESTIONS QUIZ YOURSELF BEFORE CLASS AND PREP FOR YOUR EXAM IN THE STUDY CENTER. PRACTICE QUESTIONS FROM EXAMPLES & EXPLANATIONS, EMANUEL LAW OUTLINES, EMANUEL LAW IN A FLASH FLASHCARDS, AND OTHER BEST-SELLING STUDY AID SERIES HELP YOU STUDY FOR EXAMS WHILE TRACKING YOUR STRENGTHS AND WEAKNESSES TO HELP OPTIMIZE YOUR STUDY TIME. OUTLINE TOOL MOST PROFESSORS WILL TELL YOU THAT STARTING YOUR OUTLINE EARLY IS KEY TO BEING SUCCESSFUL IN YOUR LAW SCHOOL CLASSES. THE OUTLINE TOOL AUTOMATICALLY POPULATES YOUR NOTES AND HIGHLIGHTS FROM THE E-BOOK INTO AN EDITABLE FORMAT TO ACCELERATE YOUR OUTLINE CREATION AND INCREASE STUDY TIME LATER IN THE SEMESTER.

RESOLVING DISPUTES JAY FOLBERG 2016-04-15 RESOLVING DISPUTES: THEORY, PRACTICE, AND LAW, THIRD EDITION, FEATURES A LOGICAL FOUR-PART ORGANIZATION THAT COVERS NEGOTIATION, MEDIATION, ARBITRATION, AND HYBRID APPROACHES, WHICH PREPARES LAW STUDENTS TO REPRESENT CLIENTS IN ALL FORMS OF ALTERNATIVE DISPUTE RESOLUTION. DRAWING ON THE AUTHORS DECADES OF EXPERIENCE AS TEACHERS, NEUTRALS, AND ADR TRAINERS, THIS CASEBOOK PROVIDES VIVID EXAMPLES PRESENTED FROM HEADLINE CASES, LITERATURE, AND THE AUTHORS FILES. IN ADDITION, IT OFFERS EXCERPTS FROM OTHER LEADING AUTHORS SO THAT DIVERSE IDEAS ARE JUXTAPOSED ON MAJOR ISSUES. THE TEXT INTEGRATES COVERAGE OF LAW, ETHICS, AND PRACTICE AND INTERESTING NOTES, THOUGHTFUL PROBLEMS AND PROVOCATIVE QUESTIONS THROUGHOUT THE TEXT ILLUSTRATE THE ROLE OF THE ATTORNEY, THE PERSPECTIVE OF THE CLIENT AND PRACTICAL CHALLENGES. KEY FEATURES: RETAINS THE SAME POPULAR FORMAT AS PREVIOUS EDITIONS WHILE INCORPORATING USER RECOMMENDATIONS. UPDATED AND NEW EXCERPTS FROM LEADING EXPERTS PRESENTING DIFFERENT VIEWS ON CHALLENGING TOPICS. FRESH NOTES AND EXAMPLES FROM ACTUAL CASES. ADDITIONAL COVERAGE ON CAUSES OF CONFLICT, HEURISTICS, THE ROLE OF EMOTIONS, AND DECISION SCIENCE. A SINGLE CHAPTER NOW CONTRASTS COMMERCIAL, NO-CAUCUS AND TRANSFORMATIVE MEDIATION TECHNIQUES. COMPLETELY REVISED ARBITRATION SECTION, FEATURES INTERESTING NEW MATERIAL AND ENGAGING EXERCISES. PRESENTS PRACTICAL INFORMATION ON DRAFTING ARBITRATION AGREEMENTS, SELECTING ARBITRATORS, AND PROCEDURES. RECENT LEGISLATIVE AND JUDICIAL DEVELOPMENTS IN ARBITRATION LAW, AWARD ENFORCEMENT, AND FAIRNESS ISSUES. NEW TREATMENT OF HYBRID ADR AND DISPUTE SYSTEMS DESIGN. THE PURCHASE OF THIS KINDLE EDITION DOES NOT ENTITLE YOU TO RECEIVE 1-YEAR FREE DIGITAL ACCESS TO THE CORRESPONDING EXAMPLES & EXPLANATIONS IN YOUR COURSE AREA. IN ORDER TO RECEIVE ACCESS TO THE HYPOTHETICAL QUESTIONS COMPLEMENTED BY DETAILED EXPLANATIONS FOUND IN THE EXAMPLES & EXPLANATIONS, YOU WILL NEED TO PURCHASE A NEW PRINT CASEBOOK.

COMPREHENSIVE CRIMINAL PROCEDURE RONALD JAY ALLEN 2020-02-13 COMPREHENSIVE CRIMINAL PROCEDURE, FIFTH EDITION IS PERFECT FOR ALL INTRODUCTORY COURSES IN

CRIMINAL PROCEDURE LAW (INCLUDING BOTH INVESTIGATION AND ADJUDICATION COURSES, AS WELL AS COMPREHENSIVE AND SURVEY COURSES). THE CASEBOOK FOCUSES PRIMARILY ON CONSTITUTIONAL CRIMINAL PROCEDURE LAW, BUT ALSO COVERS RELEVANT STATUTES AND COURT RULES. THE CASEBOOK IS DELIBERATELY CHALLENGING—IT IS DESIGNED FOR TEACHERS WHO WANT TO EXPLORE DEEPLY NOT ONLY THE CONTEMPORARY STATE OF THE LAW, BUT ALSO ITS HISTORICAL AND THEORETICAL FOUNDATIONS. THE CASEBOOK INCORPORATES A PARTICULAR EMPHASIS ON EMPIRICAL KNOWLEDGE ABOUT THE REAL-WORLD IMPACTS OF LAW-IN-ACTION; THE SIGNIFICANCE OF RACE AND CLASS; THE CLOSE RELATIONSHIP BETWEEN CRIMINAL PROCEDURE LAW AND SUBSTANTIVE CRIMINAL LAW; THE COLD REALITY THAT HARD CHOICES SOMETIMES MUST BE MADE IN A WORLD OF LIMITED CRIMINAL JUSTICE RESOURCES; AND, FINALLY, THE RECOGNITION THAT CRIMINAL PROCEDURE LAW ALWAYS SHOULD STRIVE TO ACHIEVE BOTH FAIRNESS TO THE ACCUSED AND JUSTICE FOR SOCIETY AS A WHOLE. NEW TO THE FIFTH EDITION: CUTTING EDGE DEVELOPMENTS IN CASELAW, STATUTORY MATERIAL, AND ACADEMIC COMMENTARY AN IMPORTANT REORDERING OF CERTAIN AREAS OF THE FOURTH AMENDMENT AND RELATED MATERIALS THAT MAKE THEM EVEN MORE USER-FRIENDLY INSIGHTFUL EXAMINATION OF THE TURMOIL IN THE MODERN FOURTH AMENDMENT CASES AS THE SUPREME COURT, NOTABLY SPLINTERED OVER THE APPROPRIATE METHODS OF INTERPRETING THE CONSTITUTION, FACES THE IMPLICATIONS OF RAPIDLY CHANGING TECHNOLOGY. THE LATEST IN CASE LAW, STATUTORY MATERIAL, AND ACADEMIC COMMENTARY ABOUT DUE PROCESS, THE RIGHT TO COUNSEL, PRETRIAL PRACTICE, GUILTY PLEAS, TRIAL RIGHTS, SENTENCING, DOUBLE JEOPARDY, AND POST-TRIAL PROCEDURES INCREASED EMPHASIS ON THE ROLE OF PROSECUTORIAL DECISION-MAKING AN UPDATED TREATMENT OF THE CRITICAL ROLE OF PLEA BARGAINING A NEW SECTION ON FORFEITURES AND THE EIGHTH AMENDMENT PROFESSORS AND STUDENTS WILL BENEFIT FROM: A RIGOROUS AND CHALLENGING CRIMINAL PROCEDURE CASEBOOK WITH CAREFUL PRESENTATION AND EDITING A PRESTIGIOUS AUTHOR TEAM THAT INCORPORATES THE LATEST AND MOST HIGHLY RESPECTED DEVELOPMENTS IN LEGAL SCHOLARSHIP IN THE FIELD OF CRIMINAL PROCEDURE LAW AN APPROPRIATE BALANCE OF EXPLANATORY TEXT AND SECONDARY MATERIAL THEMATIC ORGANIZATION STRUCTURED AROUND IMPORTANT MAIN THEMES EXTENSIVE REVISIONS AND UPDATES A CASEBOOK THAT IS THE ONLY CRIMINAL PROCEDURE CASEBOOK ON THE MARKET TODAY THAT ENABLES STUDENTS TO UNDERSTAND THE ROOTS OF THE MODERN CONTROVERSY OVER PRIVACY AND SECURITY IN A DIGITAL AGE

EDUCATION LAW, POLICY, AND PRACTICE MICHAEL J. KAUFMAN 2017-09-12

CHALLENGING STUDENTS TO QUESTION THE POLITICAL AND PHILOSOPHICAL ASSUMPTIONS UNDERLYING THE LAW, EDUCATION LAW, POLICY, AND PRACTICE PROMOTES A DEPTH OF UNDERSTANDING ABOUT THE KEY CASES AND STATUTES. THE AUTHORS INTEGRATE THE LAW WITH POLICY AND PRACTICE, FOLLOWING RELATED POLITICAL, FINANCIAL, AND PRACTICAL ISSUES. THE LAW IS PRESENTED THROUGH A TEACHABLE MIX OF KEY CASES AND MATERIALS ON THE PRACTICE AND POLITICAL ASPECTS OF SCHOOL LAW, AND AN EFFECTIVE MACRO ORGANIZATION HELPS PLACE TOPICS INTO AN INTEGRATED FRAMEWORK. EACH OF THE MAJOR ISSUES IN EDUCATION LAW IS DISCUSSED AT LENGTH: THE BOUNDARIES OF PUBLIC AND PRIVATE, CHURCH AND STATE, RELATIONS; SCHOOL GOVERNANCE AND THE TENSIONS BETWEEN FEDERAL POWER AND LOCAL CONTROL; THE RIGHTS AND RESPONSIBILITIES OF STUDENTS AND TEACHERS; AND THE EDUCATIONAL ENVIRONMENT AND ITS LIABILITIES. “PRACTICUMS” IN EACH SECTION ALLOW STUDENTS TO APPLY THE LAW TO REALISTIC SITUATIONS. FEATURES: NEW CASES: *ENDREW F. v. DOUGLAS COUNTY SCHOOL DISTRICT*; *FISHER v. THE UNIVERSITY OF TEXAS*. A COMPLETE DESCRIPTION AND ANALYSIS OF THE BRAND NEW EVERY STUDENT SUCCEEDS ACT OF 2015. A SERIES OF KEY QUESTIONS AND ANSWERS THAT FOLLOW EACH MAJOR SECTION, AND ARE DESIGNED TO PROVIDE FORMATIVE AND SUMMATIVE ASSESSMENTS OF STUDENT LEARNING OUTCOMES.

CONSTITUTIONAL LAW ERWIN CHERMERINSKY 2019-06-17 RELIED ON BY STUDENTS, PROFESSORS, AND PRACTITIONERS, ERWIN CHERMERINSKY’S POPULAR TREATISE CLEARLY STATES THE LAW AND IDENTIFIES THE UNDERLYING POLICY ISSUES IN EACH AREA OF CONSTITUTIONAL LAW. THOROUGH COVERAGE OF THE TOPIC MAKES IT APPROPRIATE FOR BOTH BEGINNING AND ADVANCED COURSES. NEW TO THE SIXTH EDITION: NEW DISCUSSION OF THE PREAMBLE TO THE CONSTITUTION IN CH. 1 DISCUSSION OF MANY NEW CASES THROUGHOUT THE BOOK. MAJOR NEW DECISIONS INCLUDE: *MASTERPIECE CAKESHOP v. COLORADO CIVIL RIGHTS COMMISSION*; *GILL v. WHITFORD*; *ZIVOTOFSKY v. KERRY*; *LUCIA v. SEC*; *SOUTH DAKOTA v. WAYFAIR*; *FISHER v. UNIVERSITY OF TEXAS, AUSTIN*; *BERGEMANN v. HODGES*; *WHOLE WOMEN’S HEALTH v. HELLERSTEDT*; *MATAL v. TAM*; *WILLIAMS-YULEE v. FLORIDA STATE BAR*; *NATIONAL INSTITUTE OF FAMILY AND LIFE ADVOCATES v. BECERRA*; *JANUS v. AMERICAN FEDERATION*; *TOWN OF GREECE v. GALLOWAY*; AND *TRINITY LUTHERAN CHURCH OF COLUMBIA v. COMER* NEW MATERIALS ON PRESIDENTIAL POWER, IMMIGRATION, AND TRAVEL BANS UNDER THE TRUMP ADMINISTRATION, INCLUDING *IRAP v. TRUMP* AND *HAWAII v. TRUMP* PROFESSORS AND STUDENTS WILL BENEFIT FROM: RENOWNED AUTHORSHIP EXAMINATION OF BLACK-LETTER LAW AND ALL THE MYRIAD ISSUES OF CONSTITUTIONAL INTERPRETATION WITH UNRIVALED THOROUGHNESS AND LUCIDITY EXCELLENT HISTORICAL OVERVIEW OF THE CREATION AND RATIFICATION OF THE CONSTITUTION, EXAMINING THE EXISTENTIAL QUESTION OF WHY WE HAVE A CONSTITUTION

COUNTERTERRORISM LAW STEPHEN DYCUS 2020-06-02 COUNTERTERRORISM LAW AMERICAN CONSTITUTIONAL LAW CALVIN R. MASSEY 2019-02-01 AMERICAN CONSTITUTIONAL LAW: POWERS AND LIBERTIES, SIXTH EDITION PROVIDES A BROAD SURVEY OF THE FIELD WITHOUT OVERWHELMING STUDENTS. THE BASICS OF CONSTITUTIONAL THEORY ARE PRESENTED WITHOUT GETTING MIRED IN HIGHLY THEORETICAL DISCUSSIONS, AND CASES ARE TIGHTLY EDITED TO FOCUS ON THE MOST IMPORTANT ASPECTS, WITH ADDITIONAL CASES ON SELECT TOPICS CONDENSED INTO NARRATIVE SUMMARIES. THE BOOK FOCUSES ON CASES AND EXPOSITORY TEXT RATHER THAN EXTENSIVE ACADEMIC COMMENTARY, AND INTRODUCTORY TEXT PROVIDES DIRECTION TO STUDENTS AS THEY READ AND ANALYZE THE MATERIALS THAT FOLLOW. ADDITIONALLY, CHALLENGING HYPOTHETICALS ARE PROVIDED THROUGHOUT THE TEXT FOR USE AS STUDENT SELF-ASSESSMENTS OR TO LAUNCH STIMULATING CLASS DISCUSSIONS. THIS HIGHLY TEACHABLE BOOK CAN BE USED FOR A ONE- OR TWO-SEMESTER COURSE AND IS EASILY ADAPTABLE TO SUIT EACH PROFESSOR’S PREFERENCES. NEW TO THE SIXTH EDITION: UPDATED THROUGH THE SUPREME COURT’S 2017–2018 TERM EXCERPTS OF MAJOR CASES INCLUDING: *MURPHY v. NCAA*, *TRUMP v. HAWAII*, *WHOLE WOMAN’S HEALTH v. HELLERSTEDT*, *FISHER v. TEXAS*, *MATAL v. TAM*, *PACKINGHAM v. NORTH CAROLINA*, *NATIONAL INSTITUTE OF FAMILY AND LIFE ADVOCATES v. BECERRA*, *TRINITY LUTHERAN CHURCH v. COMER*, AND *MASTERPIECE CAKESHOP, LTD. v.*

COLORADO CIVIL RIGHTS COMMISSION SUMMARIES OR OMISSIONS OF OLDER OR OUTDATED CASES TO REDUCE LENGTH NEW QUESTIONS AND PROBLEMS FOR ADDED CASES TO PROMOTE SELF-ASSESSMENT PROFESSORS AND STUDENTS WILL BENEFIT FROM: EASY ADAPTATION TO A ONE- OR TWO-SEMESTER COURSE “JUST-RIGHT” EDITING OF MAJOR CASES, WITH LESS IMPORTANT CASES SUMMARIZED IN NOTES OR NARRATIVE SUMMARY EVEN-HANDED PRESENTATION OF CASES SO ADOPTERS DON’T HAVE TO “TEACH AGAINST” THE TEXT NARRATIVE INTRODUCTIONS THAT PROVIDE STUDENTS WITH CONTEXT AND ORGANIZATIONAL STRUCTURE ANNUAL SUPPLEMENT

INTERNATIONAL BUSINESS TRANSACTIONS DANIEL C.K. CHOW 2020-06-30 THE AUTHORS OF INTERNATIONAL BUSINESS TRANSACTIONS: PROBLEMS, CASES, AND MATERIALS HAVE COMPILED MULTI-LATERAL AGREEMENTS, MODEL CODES, AND U.S. STATUTORY LAW IN A DOCUMENTS SUPPLEMENT THAT SUPPORTS AND ENRICHES THE STUDY OF THIS DYNAMIC FIELD OF LAW. THE SUPPLEMENT FEATURES MULTILATERAL AGREEMENTS FROM VARIOUS UNITED NATIONS CONVENTIONS, THE INTERNATIONAL CHAMBER OF COMMERCE, THE WORLD TRADE ORGANIZATION, AND OTHER LEADING INTERNATIONAL ORGANIZATIONS. SELECTED PROVISIONS FROM THE UNIFORM COMMERCIAL CODE AND VARIOUS INTERNATIONAL TREATIES ARE INCLUDED, ALONG WITH GUIDELINES FOR MULTINATIONAL BUSINESS ENTERPRISES FOR ORGANIZATIONS SUCH AS THE WORLD BANK AND THE ORGANIZATION FOR ECONOMIC CO-OPERATION AND DEVELOPMENT (OECD). NEW TO THE FOURTH EDITION: THE 2017 AMENDED VERSION OF THE WORLD TRADE ORGANIZATION AGREEMENT ON TRADE-RELATED ASPECTS OF INTELLECTUAL PROPERTY RIGHTS (TRIPS) (1995) REGULATION (EU) No 1215/2012 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL OF 12 DECEMBER 2012 ON JURISDICTION AND THE RECOGNITION AND ENFORCEMENT OF JUDGEMENTS IN CIVIL AND COMMERCIAL MATTERS (RECAST) (RECAST REGULATION) THE 2018 REVISED VERSIONS OF: ALIEN TORT CLAIMS ACT (ALIEN TORT STATUTE) (ACTA, ATS) CARRIAGE OF GOODS BY SEA ACT (COGSA), 46 U.S.C.A. § 30701 HIST. N. FOREIGN CORRUPT PRACTICES ACT (FCPA): ANTI-BRIBERY AND BOOKS & RECORDS PROVISIONS (SELECTED PROVISIONS) THE 2011 REVISED VERSION OF THE OECD GUIDELINES FOR MULTINATIONAL ENTERPRISES CONSTITUTIONAL LAW RUSSELL L. WEAVER 2021-09-14 CONSTITUTIONAL LAW: CASES MATERIALS AND PROBLEMS, 2021 SUPPLEMENT

CRIMINAL PROCEDURE ERWIN CHERMERINSKY 2018-01-31 FOCUSING ON THE INVESTIGATION PHASE OF CRIMINAL PROCEDURE, CRIMINAL PROCEDURE: INVESTIGATION COMBINES LAURIE L. LEVENSON’S FIRST-HAND EXPERIENCE IN THE CRIMINAL JUSTICE SYSTEM WITH ERWIN CHERMERINSKY’S STUDENT-FRIENDLY WRITING STYLE. THE THIRD EDITION EXAMINES THE IMPACT OF A HOST OF RECENT DEVELOPMENTS IN THE COURTS AND LEGISLATURE ON THE PROCESS INVESTIGATING CRIME. IT ESCHEWS RELIANCE ON RHETORICAL QUESTIONS AND LAW REVIEW EXCERPTS IN FAVOR OF COMPREHENSIVE EXPLORATION OF BLACK LETTER LAW AND TRENDSETTING POLICY ISSUES. THE BOOK UTILIZES A CHRONOLOGICAL APPROACH THAT GUIDES STUDENTS THROUGH CRIMINAL PROCEDURE DOCTRINE FROM RULES GOVERNING LAW ENFORCEMENT INVESTIGATION TO MATTERS RELATED TO HABEAS CORPUS RELIEF. IN ADDITION TO PRESENTING THE PERSPECTIVES FROM VARIOUS STAKEHOLDERS, THE AUTHORS TAKE CARE TO PROVIDE STUDENTS WITH USEFUL, PRACTICE-ORIENTED MATERIALS. CRIMINAL PROCEDURE: INVESTIGATION NOT ONLY EMPLOYS A SYSTEMIC APPROACH THAT TAKES STUDENTS THROUGH ISSUES FROM POLICY TO APPLICATION OF LEGAL DOCTRINE BUT ALSO INTRODUCES ISSUES AT THE FOREFRONT OF MODERN CRIMINAL PROCEDURE DEBATES. KEY FEATURES: STRAIGHTFORWARD WRITING STYLE AND CLEAR, DYNAMIC TEXT THAT IS UNCLUTTERED WITH LAW REVIEW EXCERPTS AND FEATURES THOUGHTFULLY EDITED PRINCIPAL AND MINOR CASES. INTUITIVE CHRONOLOGICAL PRESENTATION OF TOPICS. SYSTEMATIC AND COHESIVE EXPLORATION OF POLICY ON EVERY ISSUE, BEFORE MOVING ON TO THE SPECIFICS OF DOCTRINE. PRACTICE-ORIENTED FEATURES AND DISCUSSION OF IMPORTANT, MODERN CRIMINAL PROCEDURE ISSUES. APPROACHABLE ORGANIZATION BASED ON COMMON PROGRESSION THROUGH CRIMINAL JUSTICE SYSTEM. STRAIGHT WRITING STYLE THAT RELIES ON CASES AND AUTHOR ESSAYS RATHER THAN LAW REVIEW EXCERPTS AND STRICT SOCRATIC RHETORIC QUESTIONS. PRACTICE-ORIENTED FEATURES, DISCUSSION OF MODERN POLICY ISSUES, USEFUL EXAMPLE DOCUMENTS FOR PRACTITIONERS. USEFUL EXAMPLES FOR FUTURE AND CURRENT CRIMINAL LAW PRACTITIONERS.

ETHICAL PROBLEMS IN THE PRACTICE OF LAW LISA G. LERMAN 2018-02-01 ETHICAL PROBLEMS IN THE PRACTICE OF LAW, CONCISE FOURTH EDITION IS THE BRIEFER VERSION OF LERMAN AND SCHRAG’S HIGHLY SUCCESSFUL PROBLEM-BASED TEXTBOOK THAT OFFERS A CONTEMPORARY AND THOUGHTFUL APPROACH TO CHALLENGING ETHICAL DILEMMAS, ENCOURAGING DEEP ANALYSIS AND LIVELY CLASS DISCUSSION. KEY FEATURES: SUCCINCT AND ACCESSIBLE EXPLANATION OF LAWYER LAW IN QUESTION AND ANSWER FORMAT NUMEROUS PROBLEMS BASED ON ACTUAL CASES, IN WHICH STUDENTS MUST ANALYZE THE ETHICAL AND STRATEGIC ISSUES AS IF THEY WERE PRACTICING LAWYERS FOCUS ON ISSUES THAT STUDENTS ARE MOST LIKELY TO FACE IN THEIR EARLY YEARS OF PRACTICE STIMULATING PRESENTATION OF MATERIALS, INCLUDING CARTOONS, TABLES, AND PHOTOS NEW TO THE FOURTH EDITION: UPDATES OF COUNTLESS RECENT DEVELOPMENTS IN LAWYER LAW, INCLUDING THE AMENDMENTS TO RULES 1.6, 1.18 AND 8.4 UP-TO-DATE DISCUSSIONS OF HOW THE INTERNET IS AFFECTING LAW PRACTICE, INCLUDING THE USE OF E-MAIL AND SOCIAL MEDIA ENGAGING TWO-COLOR DESIGN NEW CHAPTER ON THE CHANGING LEGAL PROFESSION REORGANIZED SO THAT THE CHAPTERS MATCH THE PRACTICE MPRE QUESTIONS IN LERMAN, SCHRAG, AND GUPTA’S ETHICAL PROBLEMS IN THE PRACTICE OF LAW: MODEL RULES, STATE VARIATIONS AND PRACTICE QUESTIONS.

ELECTRONIC COMMERCE RONALD J. MANN 2011 THE ONLY CASEBOOK DEALING WITH E-COMMERCE, ELECTRONIC COMMERCE, FOURTH EDITION, UTILIZES PROBLEMS TO EXPOUND A TRANSACTIONAL APPROACH TO ELECTRONIC COMMERCE. WRITTEN BY RONALD J. MANN, A PREEMINENT AND PROLIFIC COMMERCIAL LAW SCHOLAR, THIS SYSTEM-ORIENTED TEXT IS STRUCTURED AROUND THE HYPOTHETICAL REPRESENTATION OF A TECHNOLOGY COMPANY. THE NEW EDITION HAS BEEN METICULOUSLY UPDATED WITH THE LATEST CASES AND PROBLEMS THAT REFLECT THOSE CASES AND CURRENT ISSUES. THIS CONCISE CASEBOOK OFFERS: DISTINGUISHED AUTHORSHIP: RONALD MANN IS A LEADING SCHOLAR IN COMMERCIAL LAW AND RECENTLY SERVED AS REPORTER FOR REVISIONS TO UCC ARTICLES 3, 4, AND 4A. LUCID AND CONCISE READING ASSIGNMENTS THAT USE NON-TECHNICAL LANGUAGE WHENEVER POSSIBLE. NEED-TO-KNOW TECHNOLOGY IS EXPLAINED CLEARLY AND ACCESSIBLY. EXERCISES THAT CLEARLY ILLUSTRATE CURRENT ISSUES IN E-COMMERCE PRACTICE. DOZENS OF SEPARATE ASSIGNMENTS SO THAT PROFESSORS CAN EASILY CONCENTRATE ON THEIR OWN AREAS OF INTEREST. COVERAGE OF IMPORTANT COMMERCIAL LAW TOPICS, INCLUDING:

CLICK-THROUGH CONTRACTS CYBERSQUATTING WEB SITE DEVELOPMENT SOFTWARE LICENSING ELECTRONIC PAYMENTS NEW TO THE FOURTH EDITION: UPDATED PROBLEMS BASED ON RECENT CASE LAW AND CURRENT ISSUES. NEW CASES, INCLUDING: RESCUECOM CORP. V. GOOGLE AND SECOND CIRCUIT DECISION PERMITTING LAWSUIT AGAINST GOOGLE FOR SELLING ADS BASED ON TRADEMARKED NAME JACOBSEN V. KATZER AND FIRST APPELLATE DECISION VALIDATING LICENSES FOR OPEN-SOURCE SOFTWARE JAYNES V. COMMONWEALTH OF VIRGINIA AND VIRGINIA SUPREME COURT CASE INVALIDATING VIRGINIA ANTI-SPAM LAW UNDER FIRST AMENDMENT FAIR HOUSING COUNCIL V. ROOMMATES.COM AND NINTH CIRCUIT EN BANC DECISION ON LIABILITY OF WEB SITE FOR DISCRIMINATORY POSTINGS SEEKING ROOMMATES CHICAGO LAWYERS AND COMMITTEE FOR CIVIL RIGHTS UNDER LAW, INC. V. CRAIGSLIST, INC. AND EASTERBROOK DECISION EXONERATING CRAIGSLIST FOR BEHAVIOR SIMILAR TO ROOMMATES BEHAVIOR CONDEMNED BY NINTH CIRCUIT CONWELL V. GRAY LOON OUTDOOR MARKETING GROUP, INC. AND INDIANA SUPREME COURT CASE INTERPRETING CONTRACT FOR DESIGN OF WEB SITE

HEALTH CARE LAW AND ETHICS MARK A. HALL 2018-02-26 HEALTH CARE LAW AND ETHICS, NINTH EDITION OFFERS A RELATIONSHIP-ORIENTED APPROACH TO HEALTH LAW—COVERING THE ESSENTIALS, AS WELL AS TOPICAL AND CONTROVERSIAL SUBJECTS. THE BOOK PROVIDES THOUGHTFUL AND TEACHABLE COVERAGE OF EVERY ASPECT OF HEALTH CARE LAW. CURRENT AND CLASSIC CASES BUILD LOGICALLY FROM THE FUNDAMENTALS OF THE PATIENT/PROVIDER RELATIONSHIP TO THE ROLE OF GOVERNMENT AND INSTITUTIONS IN HEALTH CARE. THE BOOK IS ADAPTABLE TO BOTH SURVEY COURSES AND COURSES COVERING PORTIONS OF THE FIELD. KEY FEATURES: NEW AUTHORS NICK BAGLEY AND GLENN COHEN INCORPORATED ANTICIPATED CHANGES TO THE AFFORDABLE CARE ACT MORE CURRENT CASES AND MORE STREAMLINED NOTES, INCLUDING ONES ON MEDICAL MALPRACTICE, BIOETHICS, AND ON FINANCE AND REGULATION MORE COVERAGE OF “CONSCIENTIOUS OBJECTION” AND “BIG DATA” - DISCUSSION OF NEW “VALUE BASED” METHODS OF PHYSICIAN PAYMENT - EXPANDED COVERAGE OF “FRAUD AND ABUSE” CURRENT ISSUES IN PUBLIC HEALTH (E.G., EBOLA, ZIKA) AND CONTROVERSIES IN REPRODUCTIVE CHOICE (E.G., HOBBY LOBBY) COVERAGE OF CUTTING-EDGE GENETIC TECHNOLOGIES (E.G., GENE EDITING AND MITOCHONDRIAL REPLACEMENT)

CIVIL PROCEDURE JOSEPH W. GLANNON 2017-02-05 CIVIL PROCEDURE: A COURSEBOOK PROVIDES SOLID SCHOLARSHIP BUT DOES NOT HIDE THE BALL. THE BOOK’S ACCESSIBILITY,

ORGANIZATION, AND INTERIOR DESIGN SUPPORT ITS INNOVATIVE PEDAGOGY. NEW TO THE THIRD EDITION: RECENT (DEC. 1, 2015) RULE AMENDMENTS ABROGATE THE FEDERAL FORMS AND MAKE IMPORTANT CHANGES TO THE DISCOVERY RULES. THIS EDITION REFLECTS BOTH SETS OF CHANGES AND INCLUDES PROVOCATIVE NEW MATERIALS ON THE REVITALIZED PROPORTIONALITY STANDARD OF DISCOVERY AND THE ETHICAL REQUIREMENTS FOR COMPETENCY IN ELECTRONIC DISCOVERY, IN ADDITION TO OTHER SMALLER UPDATES. **CONSTITUTIONAL LAW** ERWIN CHERMERINSKY 2013 A LEADING TEXT BY A PROMINENT SCHOLAR, CONSTITUTIONAL LAW IS KNOWN FOR ITS CONCISE, YET COMPREHENSIVE PRESENTATION. PROFESSOR CHERMERINSKY’S DISTINCTIVE APPROACH PRESENTS THE LAW SOLELY THROUGH CASE EXCERPTS AND HIS OWN ESSAYS. WITH THE AUTHOR’S CONTEXT AND BACKGROUND INFORMATION, THE LAW BECOMES MORE READILY UNDERSTOOD. A FLEXIBLE ORGANIZATION ACCOMMODATES A VARIETY OF COURSE STRUCTURES; NO CHAPTER ASSUMES THAT STUDENTS HAVE READ PRECEDING MATERIAL. A COMPLETE TEACHER’S MANUAL AND ANNUAL CASE SUPPLEMENT ROUND OUT THIS ACCLAIMED TEXT. THE FOURTH EDITION INTRODUCES A STREAMLINED PRESENTATION FOR EVEN GREATER MANAGEABILITY. MAJOR NEW CASES ARE REVIEWED: UNITED STATES DEPARTMENT OF HEALTH AND HUMAN SERVICES V. STATE OF FLORIDA (CONSTITUTIONALITY OF THE AFFORDABLE CARE ACT); ARIZONA V. UNITED STATES (PREEMPTION OF ARIZONA’S SB 1070); McDONALD V. CITY OF CHICAGO (APPLICATION OF THE SECOND AMENDMENT TO THE STATES); AND CITIZENS UNITED V. FEDERAL ELECTION COMMISSION (FIRST AMENDMENT RIGHT OF CORPORATIONS TO SPEND MONEY IN ELECTIONS.) FEATURES: CONCISE, YET COMPREHENSIVE PRESENTATION DISTINCTIVE APPROACH PRESENTS THE LAW SOLELY THROUGH CASE EXCERPTS AND AUTHOR-WRITTEN ESSAYS CONTEXT AND BACKGROUND INFORMATION FOR GREATER UNDERSTANDING FLEXIBLE ORGANIZATION—NO CHAPTER ASSUMES THAT STUDENTS HAVE READ THE REST STRAIGHTFORWARD, ACCESSIBLE WRITING STYLE ANNUAL CASE SUPPLEMENT THOROUGHLY UPDATED, THE REVISED FOURTH EDITION PRESENTS: A STREAMLINED PRESENTATION FOR GREATER MANAGEABILITY INCLUSION OF MAJOR NEW CASES UNITED STATES DEPARTMENT OF HEALTH AND HUMAN SERVICES V. STATE OF FLORIDA (CONSTITUTIONALITY OF THE AFFORDABLE CARE ACT) ARIZONA V. UNITED STATES (PREEMPTION OF ARIZONA’S SB 1070) McDONALD V. CITY OF CHICAGO (APPLICATION OF THE SECOND AMENDMENT TO THE STATES) CITIZENS UNITED V. FEDERAL ELECTION COMMISSION (FIRST AMENDMENT RIGHT OF CORPORATIONS TO SPEND MONEY IN ELECTIONS)