

Recent Law and Human Rights - March 2021

Southeast Asia Head Office
Blk 231, Bain Street
#03-05, Bras Basah Complex
Singapore 180231
Tel : +65-6883-2284/6883-2204
Fax : +65-6883-2144
info@marymartin.com
www.marymartin.com

South Asia Head Office
8/123, Third Street,
Tatabad, Coimbatore 641012
India
Tel : +91-422-2499030/2495780
Fax : +91-422-2495781
info@marymartin.com
www.marymartin.com

The Zambia Law Reports 2017 : Volume 1 to 3 (3V) / (Ed) The Honourable Mrs. Justice F.M. Chisanga

The Council of Law Reporting, High Court for Zambia, Lusaka, Zambia 2019
3V

\$ 1795.00 / HB

2880 gm.

<https://www.marymartin.com/web?pid=752156>

Jurisdiction Under the Nigerian Law : Case Law and Commentaries / Ibrahim Abdullahi

Malthouse Press Limited, Lagos, Nigeria 2020

lxvi, 300p.

Includes Bibliography

9789785829730

\$ 40.00 / null

620 gm.

Judicial pronouncements on issues relating to jurisdiction in Nigeria are on the increase and cases are often lost on jurisdictional grounds, while brief writing becomes herculean in the absence of a resource guide on the citation of authorities and knowing what changes have taken place in the law relating to the jurisdiction of courts in all facets of human endeavour and in respect to cases that find their way to the courts. This book highlights in a simplified manner, judicial pronouncements by the superior courts of records as it relates to issues of Jurisdiction under the Nigerian Law.

<https://www.marymartin.com/web?pid=755108>

The Global Indians and the Law / Anil Malhotra

Oakbridge Publishing Pvt Ltd., Gurugram, Haryana, India 2020

hb,xli,23.18p.;25cm.

9789389176544

\$ 42.50 / HB

1600 gm.

he Global Indians and the Law is a commentary on private international law in the exclusive Indian context attempts to provide comprehensive answers to the problems of the Indian diaspora and the global transnational Indian which may not find a solution in conventional statutory laws. The publication aims to be a comprehensive commentary for Courts abroad, an aggrieved spouse, a foreign litigant, an overseas practitioner, or any lay person who simply wants to know where they stand. A compilation of case law, enunciated by the vibrant Indian judiciary rendering a yeoman service, has been quoted for reliance. Unique case references fill in the statutory void in this ocean of ails.

This unique reader-friendly, concise and crisp presentation in 7 individual Parts as expositions pose the problems and attempt to provide their answers.

The authors with their years of expertise have aimed to project these problems as they have experienced them professionally. References to case law wherever necessary have been provided for the professional reader who wants an accurate and expeditious run-down on Indian law on the subject of custom, marriage, divorce, spousal maintenance, domestic and inter-country adoptions, child abduction, surrogacy, child rights, matrimonial settlements, succession and inheritance, besides issues of nationality and citizenship.

The Global Indians and the Law is a commentary on private international law in the exclusive Indian context attempts to provide comprehensive answers to the problems of the Indian diaspora and the global transnational Indian which may not find a solution in conventional statutory laws. The publication aims to be a comprehensive commentary for Courts abroad, an aggrieved spouse, a foreign litigant, an overseas practitioner, or any lay person who simply wants to know where they stand. A compilation of case law, enunciated by the vibrant Indian judiciary rendering a yeoman service, has been quoted for reliance. Unique case references fill in the statutory void in this ocean of ails.

This unique reader-friendly, concise and crisp presentation in 7 individual Parts as expositions pose the problems and attempt to provide their answers.

<https://www.marymartin.com/web?pid=755473>

New Idea Of India : Individual Rights In A Civilisational State / Harsh
Madhusudan, Rajeev Mantri

Westland Publications Ltd, Chennai 2020

hb;xxxi,352p.;22cm.

Includes Index

9789389648409

\$ 20.00 / HB

600 gm.

A New Idea of India: Individual Rights in a Civilisational 'A clear look into Indias political, social and economic history unobstructed by decades of agenda-driven narratives that sought to muddy the waters of our civilisational truths. -Nirmala Sitharaman, Minister of Finance and Corporate Affairs, Government of India. For the better part of seven decades after independence, the Nehruvian idea of India held sway in Indias polity, even if it was not always in consonance with the views of Jawaharlal Nehru himself. Three key features constituted the crux of the Nehruvian way: socialism, which in practice devolved to corruption and stagnation; secularism, which boxed citizens into

<https://www.marymartin.com/web?pid=750649>

Yajnavalkya Dharmasastra : The Textual History of a Hindu Legal Code / Patrick
Olivelle (Ed.)

Primus Books, Delhi. 2020

hb; xiv, 448p.; 24cm

Includes Bibliography.

9789390232338

\$ 40.00 / HB

850 gm.

The Dharmasastra ascribed to Yajnavalkya, commonly called Yajnavalkya Smṛti, is a text on religious, civil, and criminal law and jurisprudence composed around the fourth or fifth century during the reign of the Guptas. It represents the culmination of a thousand-year-old legal tradition. Precision of thought and expression and technical legal terminology distinguish it from its predecessors, such as the early Dharmasūtras and the treatise of Manu. Besides the quotidian life of people, the text illuminates major cultural innovations, such as the prominence given to documents in commercial and legal matters, the importance of ordeals in resolving disputes, and the growing importance of Yoga in religious practice. The treatise became the most influential legal text in medieval India, and, as interpreted by the twelfth century commentator Vijñānesvara, came to be considered 'the law of the land' under British rule. In spite of its recognized importance for the ancient and medieval legal traditions, the Sanskrit text has never before been critically edited. This critical edition, along with the translation published in the Murty Classical Library of India, open to modern readers both the 'golden age' of the Guptas and a central text in the long and distinguished Indian legal tradition.

<https://www.marymartin.com/web?pid=754954>

Listen to My Case! : When Women Approach the Courts of Tamil Nadu /
K.Chandru

Left Word Books, New Delhi 2021

pb; 114p; 22cm.

9788194475934

\$ 9.00 / null

240 gm.

This is a book about brave women. Brave – because the process of going to court is hard; even harder when the woman is without financial or emotional support from family, custom, or the present reading of the law. It speaks powerfully to every woman, and everyone who abhors gender-based discrimination.' – Githa Hariharan, novelist.

Justice K. Chandru, former judge of the Madras High Court, heard many cases in his illustrious career and passed landmark judgments on them – over 54,000 in fact.

Among these are rulings on common burial grounds irrespective of caste, community-based reservation in noon meal centres, women becoming priests in temples, dispensing with police permission to stage plays, and more.

In twenty short accounts of such cases, Justice Chandru recounts how bold and courageous women, by approaching the law for redressal of wrongs done to them, have not only contributed to the fight for social justice, but have broadened and enriched the very meaning of justice.

<https://www.marymartin.com/web?pid=749862>

Dynamics of Caste and Laws: Dalits, Oppression and Constitutional Democracy in
India / Dag-Erik Berg

Cambridge University Press, New Delhi 2020

xviii, 243 p.; 24 cm.

Bibliography Includes Index.

9781108489874

\$ 20.00 / HB

540 gm.

"This book breaks new ground in the discussion of the relation between caste and law in India, representing a critical dimension in the postcolonial state. Today, caste has become a very visible phenomenon often associated with politics, social inequality and discrimination. India's constitutional democracy has been remarkable for its goal of creating equality in a context of caste.

<https://www.marymartin.com/web?pid=681231>

Fraud, Manipulation and Insider Trading in the Indian securities Markets - 3rd Ed.
/ Sandeep Parekh; Foreword by M.Damodaran

Wolters Kluwer India pvt.ltd, Gurgaon, Haryana 2020

hb; xli; 516p; 25cm
Includes index.
9789389859089
\$ 50.00 / HB
1200 gm.

The concept of securities regulations covers a field straddled between the areas of finance and law. This book covers an important aspect of securities regulations – fraud, manipulation and insider trading. While both manipulation and insider trading prohibition fall under the broad umbrella of fraud, in India, the law on insider trading has somewhat diverged on its own course.

The book is recommended for corporate houses, practitioners working in the securities market, investment bankers, trader, analysts, deal makers, financial consultants, investment managers, chartered accountants, company secretaries or finance officers, besides lawyers and in-house law officers, MBA and law students.

<https://www.marymartin.com/web?pid=747636>

Goyle's law of Specific Performance - 5th Ed. / S K Pathak
Eastern Law House, New Delhi 2020

hb; 656p; 25cm
Includes Index
9788171773596
\$ 42.00 / HB
1100 gm.

Specific performance, with its genesis in Equity and progression with contemporary desideratum, has come to pervade the domain of Civil Law, in particular, where the contractual obligations are flouted by way of breach of contractual stipulations. It prescribes the remedies to make good the loss suffered for the transgression of the terms of contract. 'Ease of doing business' is the catchphrase in the business world today where contractual relationships play a crucial role. But, the relief of 'specific performance' in vogue prior to the amendments in the Act, being a discretionary relief, was not sufficient enough to infuse confidence in the business community to do business in India.

Practical and user-friendly approach

The instant edition of this book is a thoroughly revised and up-to-date one incorporating recent legislative changes and judicial pronouncements of Supreme Court and High Courts, in addition to the cases from American and English laws to make the book practically useful for users. Relevant and contemporary topics, such as Equity, Estoppel, Damages, Compensation, Restitution, Fraud, Pre-emption, Injunction, to mention a few.

<https://www.marymartin.com/web?pid=747639>

Alternative dispute resolution : along with the Gram Nyayalayas Act 2008,2nd ed.
/ Sukumar Ray

Eastern Law House,Lucknow,India 2020
hb; 616p; 23cm
Includes Index
9788171773527
\$ 27.50 / HB
800 gm.

Justice delayed is justice denied' is the verdict of our apex court which is a milestone of our justice delivery system. But unfortunately a huge number of cases are pending in different courts of our country. There is an urgent need to devise and evolve a new system to provide speedy justice to each person to attain our Constitutional goal. This system is known as the Alternative Dispute Resolution as it provides for settlement of disputes outside the court.

Subjects covered

Arbitration and Conciliation is one of the vital limbs of Alternative Dispute Resolution. The Arbitration and Conciliation Act has been amended in 2015 & 2019 and those have received proper treatment in this edition. Besides Arbitration, Negotiation, Minitrial, Lok Adalat, Lokpal, etc. are dealt with in an erudite manner. A separate chapter on 'Plea Bargaining' is included and it discusses its importance, limitation and future. An in-depth study of the Gram Nyayalayas Act has been made in the light of the judgments of the apex court and different High Courts.

Latest amendment

The Arbitration and Conciliation Act 1996 has recently got amended through the Arbitration and Conciliation (Amendment) Act 2019 which completely overhauled the provisions relating to 'Appointment of Arbitrator'. The Arbitration Council of India is being introduced having a lead role in the matter. Qualification & experience of an arbitrator and general norms applicable to Arbitrator are also included by this amendment. All such developments are aptly treated in this edition.

<https://www.marymartin.com/web?pid=747631>

The Law of Partnership in India, 8th ed. / Satyajeet A. Desai

LexisNexis, Gurgaon, Haryana 2020

cxx; 615p; 25cm

Includes Index

9789389991260

\$ 45.00 / HB

1100 gm.

This commentary on The Law of Partnership in India, originally authored by the Late Justice ST Desai, the first Chief Justice of Gujarat, and later a very eminent Senior Advocate of the Supreme Court, occupies a place of distinction in its field of operation. Ever since the book was first published in 1940, it has been accepted by the Bench and the Bar as an authoritative work on the subject in India. The unique feature of the book, apart from the critical and insightful commentary, is the separate section which deals with the diverse procedural aspects of Partnership Law.

Key Features:

- Covers emerging issues as well as legislative developments
- Focuses on the developments made in the law relating to partnership.
- Contains critical appraisal of judgments of the Indian Courts that have led to the change and development in the legal position.
- Major landmark and important judgements have been incorporated.

<https://www.marymartin.com/web?pid=747646>

Commentary on the Prevention of Money Laundering Act, 2002, 2nd ed. / Shamsuddin, Forward by Gopal Subramaniam

Commercial Law Publishers (India) Pvt. Ltd., New Delhi 2021

xliv; 1004p; 25cm

9789390303427

\$ 50.00 / HB

1800 gm.

Commentary on the Prevention of Money Laundering Act, 2002 is comprehensive study with critical analyses. It deals with historical background, Basics of Money Laundering, Authorities, their Powers & Functions, Tools of investigation, Attachment, Confirmation & Confiscation, Prosecution, Reporting Entities, Appellate Remedies, Retention of Documents, Records of properties, Reciprocal arrangement with foreign countries, trade based money Laundering, Miscellaneous, amendments, Concluding Remarks and suggestions and Appendices with absolute clarity on the subject.

<https://www.marymartin.com/web?pid=747633>

Goyle's a Commentary on the Transfer Of Property Act 1882: Including the Indian Easements Act 1882, 3rd Ed. / Sukumar Ray

Eastern Law House, New Delhi 2020

hb; 883p; 25cm

Includes Index

9788171773602

\$ 50.00 / HB

1700 gm.

Right to property was a fundamental right since introduction of the constitution of India but by the Constitution (Forty-fourth Amendment) Act it was enacted in 1971. In 1982 it was revised thoroughly in 1929 to bring the Act in conscience with justice, equity and good conscience. The scope of the Act is limited to transfer of property by act of parties as distinguished from transfer by operation of law.

<https://www.marymartin.com/web?pid=747638>

Bharat's Exposition of Indian anti-dumping: Law & practice / Vijay Shekhar Jha

Bharat Law House, New Delhi 2021

pb; 664p; 24cm.

9789386921109

\$ 37.50 / null

1100 gm.

Chapter 1 Anti-Dumping: Meaning & Concept

Chapter 2 Determining Dumping & Injury under Anti-Dumping Regime

Chapter 3 Investigation to determine Anti-Dumping & imposition of Provisional ADD

Chapter 4 Disclosure Statement, Final Finding and Levy of Duty

Chapter 5 Reviews, Anti-Circumvention Investigation & Appeals

Appendix 1 Anti-Dumping Cases in India — Product and Profiles

Chapter 1 Chemicals & Petrochemicals

Chapter 2 Pharmaceuticals

Chapter 3 Textiles/Fibres/Yarns

Chapter 4 Steel & Other Metals

Chapter 5 Consumer Goods

Chapter 6 Other Products

Appendix 2 Compendium of Laws and Regulations on Anti-Dumping

<https://www.marymartin.com/web?pid=747632>

Law of corporate governance / S N Ghosh; Amitava Banerjee

Thomson Reuters, Gurgaon India 2020

pb; xxviii; 551p; 25cm

Includes Index

9789390218363

\$ 26.00 / null

950 gm.

Corporate Governance, or CG, is a market-driven subject. The exaction for good governance practices has exhibited an upward trajectory growth in India for its economic sustenance and is immensely dynamic. No longer a business strategy, it impacts the well-being of all actors of the economy. But then, as the cliché goes, 'Change is ubiquitous'. The seamless integration of global economies and adoption of global best practices have made the topic more challenging, necessitating regular update to capture contemporary developments across jurisdictions.

In India CG is regulated by the sectoral regulators. SEBI regulates the domestic securities market, RBI the financial sector, IRDA the insurance sector and PFRDA the pension funds. Though the underlying intent of the sectoral regulators is the same, their operations and practices are different.

Against this regulatory landscape, Law of Corporate Governance enables the development of conceptual and intellectual foundations of CG by stressing on the rationale of the provisions and the issues and challenges associated with different layers of corporate management. A comparative analysis of CG principles and practices in major jurisdictions provides an edge to the reader's knowledge.

UN Global Compact Network and ESG (Environmental, Social and Governance) are new dimensions of the ever-changing concepts of 'Stewardship' in CG. India Inc. cannot afford to be a laggard in market dynamics. This book makes a sincere endeavour to fill the knowledge gap in the Indian CG education delivery ecosystem. Interweaving a relationship between the administrative and quasi-judicial powers of SEBI with the mandates of the Companies Act, 2013, duly evidenced by leading contemporary cases on CG, from Satyam to the Tata-Cyrus Mistry episode, this book provides a refreshing outlook on the study of the domain.

<https://www.marymartin.com/web?pid=747642>

Constitution and its Making : Musings, Anecdotes and Episodes / N Vijaya Raghavan

OakBridge, Gurgaon, Haryana 2021

pb.;xiv;222p.;22cm.

9789389176704

\$ 12.50 / null

300 gm.

Constitution and its Making takes a peek into the history of the making of the Indian Constitution, on its 71st Birthday. While in the USA, their Founders are revered as demigods and Tomes have piled up over 2 centuries and continue to in India, our Constituent Assembly, its members 299 of them and the Debates over 3 years they had engaged in, have largely 'Remained in wraps' to the ordinary folks, as Justice V R Krishna Iyer put it.

<https://www.marymartin.com/web?pid=747634>

Identifying and Regulating Religion in India : Law, History and the Place of Worship / Geetanjali Srikantan

Cambridge University Press, New Delhi. 2020

hb; viii, 252p.; 24cm

Includes Bibliography, Index

9781108840538

\$ 20.00 / HB

580 gm.

Judicial debates on the regulation of religion in post-colonial India have been characterised by the inability of courts to identify religion as a governable phenomenon. This book investigates the identification and regulation of religion through an intellectual history of law's creation of religion from the colonial to the post-colonial. Moving beyond conventional explanations on the failure of secularism and the secular state, it argues that the impasse in the legal regulation of religion lies in the methodologies and frameworks used by British colonial administrators in identifying and governing religion. Drawing on insights from post-colonial theory and religious studies, it demonstrates the role of secular legal reasoning in the background of Western intellectual history and Christian theology through an illustration of the place of worship. It is a contribution to South Asian legal history and sociolegal studies analysing court archives, colonial narratives and legislative documents.

<https://www.marymartin.com/web?pid=750666>

Judicial Review :
Process, Powers, and Problems (Essays in Honour of Upendra Baxi) / 2020
Cambridge University Press, New Delhi. 2020

hb; xxxii, 430p.; 24cm
Includes Index

9781108836036

\$ 31.50 / HB

800 gm.

In India, judicial review is not a static phenomenon. It has ensured that the Constitution is the supreme law of the land, and in situations when a law impinges on the rights and the liberties of citizens, it can be pruned or made void. This is a collection of scholarly essays demonstrating the different facets of judicial review based on the vast area of comparative constitutional law. Importantly, it honours the body of work of Upendra Baxi, legal scholar and author, whose contributions have shaped our understanding of legal jurisprudence and expanded the scope of social transformation in India. This volume recognizes his role as an Indian jurist. Various constitutional law experts come together to reflect on his expositions on the role of the apex court, judicial activism, accountability of judiciary, laws on surrogacy and adultery and so on.

<https://www.marymartin.com/web?pid=750790>

Administrative Law : Context and Critique 5th Ed / Michael Head

The Federation Press, Australia 2021

432p.

9781760023027

\$ 75.00 / null

Constant changes in administrative law and shifting political winds reinforce the need for an up-to-date volume that critically examines the law in its contemporary, as well as historical, context.

This fifth edition fully updates the law to examine recent High Court and other superior court decisions, particularly those relating to unreasonableness, sub-delegation, bias, jurisdictional error and government liability for damages in tort, including for misfeasance in public office.

These developments highlight the ever-evolving shape of administrative law. They underscore a central argument of this book – the necessity to examine the content and trajectory of administrative law in its political, administrative and socio-economic settings.

<https://www.marymartin.com/web?pid=756589>

Australian Contract Law in the 21st Century / John Eldridge and Timothy Pilkington

The Federation Press, Australia 2021

352p.

9781760022532

\$ 145.00 / HB

There can be little doubt that Australian contract law today exists as a discrete and rich subject which merits serious study. This volume seeks to examine key questions and debates in respect of this body of law. Although appropriate attention is paid to developments in English law – which none would deny continues to be an important source of law for Australia – the focus is nonetheless thoroughly antipodean.

Along with its focus on Australia, this volume is avowedly concerned with debates and issues which are of contemporary importance. It seeks to canvass a range of topics that are of significance today, and which are likely to continue to be of special relevance in the coming years.

The book is divided into three parts. The first focuses upon issues relating to the content of the primary and secondary contractual rights that contracting parties may have. Particular attention is given to the law relating to contractual money awards which, in recent decades, has given rise to extensive debate. The second part of the book focuses upon issues that have emerged at the intersection of contract doctrine and other bodies of principle. The third part of the book focuses on certain issues relating to specific types of contracts.

Australian Contract Law in the 21st Century features contributions from leading scholars and practitioners and contains a foreword by Professor The Hon William Gummow AC. It is essential reading for Australian lawyers drafting and litigating contracts, for those teaching the subject, and those who are called upon to adjudicate contractual disputes.

<https://www.marymartin.com/web?pid=756590>

Australian Jurists and Christianity / Geoff Lindsay and Wayne Hudson

The Federation Press, Australia 2021

350p.

9781760022556

\$ 90.00 / null

Australian Jurists and Christianity provides new perspectives on the relationship between law and religion in Australia. It claims that the relationship between law and religion was more significant in Australia than has been suggested. Specifically, it suggests that Christianity was a significant influence on Australian jurists, both as public figures and as makers of Australian law.

The volume does this by means of case studies of some 24 leading Australian jurists: Lachlan Macquarie, James Stephen, Richard Bourke, John Hubert Plunkett, George Higinbotham, Samuel Griffith, Inglis Clark, Henry Bournes Higgins, Alfred Deakin, Edith Cowan, Lord Atkin, Robert Menzies, WJV Windeyer, Roma Mitchell, Gough Whitlam, Ron Wilson, Christopher Weeramantry, Gerard Brennan, William Deane, Robin Sharwood, Eddie Mabo, Murray Gleeson, Michael Kirby and John Hatzistergos.

The case studies are introduced by a substantive guide to the nature of Australian legal practice which brings out distinctive features of the Australian experience. The volume also offers suggestions for how the role of religion in Australian legal history might be rethought in the future.

This volume forms part of the international series Great Christian Jurists produced under the auspices of the Center for the Study of Law and Religion at Emory University and includes a foreword by Australia's renowned legal historian, Bruce Kercher.

<https://www.marymartin.com/web?pid=756591>

Australian Maritime Law 4th Ed / Sarah Derrington and Michael White

The Federation Press, Australia 2021

830p.

9781760022501

\$ 245.00 / HB

Justice Sarah Derrington joins longstanding author, Dr Michael White OAM QC, for the fourth edition of this leading maritime law text. There has been much legislative change and development in the case law in the six-year period since the third edition, and the authors have thoroughly updated the text to capture the state of the law as it stands in 2020. Justice Derrington has principally contributed the chapters on the 'dry' aspects of shipping, while Dr White has mostly contributed the chapters on the 'wet' aspects of shipping.

There are 16 chapters, starting with Admiralty jurisdiction and the Australian constitutional background, then to the Admiralty Act 1988 (Cth) and related matters. The chapters move on to cover the 'dry' shipping topics: carriage of goods by sea (in two parts); carriage of passengers; marine insurance and general average; ownership, registration, and securities; and navigation and shipping safety. The chapters addressing the 'wet' aspects of shipping concern: navigation, shipping, and safety; maritime labour law; collisions; salvage, wreck, and underwater cultural heritage; towage; pilotage; limitation of liability; marine pollution; and criminal jurisdiction. This fourth edition also includes a new section addressing some of the competition law issues relevant to shipping in Australia.

Australian Maritime Law remains a must-have reference work for all practitioners with any involvement in shipping in Australia.

<https://www.marymartin.com/web?pid=756592>

Criminal Laws Northern Territory 3rd Ed / Stephen Gray, Jenny Blokland, Ben Grimes and Julian R Murphy

The Federation Press, Australia 2021

512p.

9781760022587

\$ 90.00 / null

This is the third edition of a unique Australian criminal law textbook. The book is unusual among criminal law textbooks because of its attention to the history of the criminal law, and to Indigenous legal issues, to which it devotes specific chapters. It also pays significant attention to criminal procedure, as well as sentencing – both areas not generally dealt with in standard texts, but of great use particularly to practitioners.

The book is unique, however, not only in that it is specific to the Northern Territory, which is alone in Australia in possessing both 'Code' and 'non-Code' jurisdictions, but also because of its detailed focus on cultural and linguistic questions and their relationship to the criminal law.

The third edition brings the book up-to-date in light of significant developments in the nine years since the last edition, including the Royal Commission into the Protection and Detention of Children. Consequential amendments have been made to all chapters, and particularly the chapters focusing on criminal responsibility. The book also contains a new chapter entirely devoted to linguistic issues in the criminal law.

<https://www.marymartin.com/web?pid=756593>

Environmental and Planning Law in New South Wales 5th Ed. / Rosemary Lyster, Zada Lipman, Susan O'Neill, Ed Couzens and Jeff Smith

The Federation Press, Australia 2021

992p.

9781760022594

\$ 115.00 / null

Now in its fifth edition, Environmental and Planning Law in New South Wales has become a standard reference work for academics, students and practitioners alike. Environmental and Planning laws continue to be among the most dynamic in terms of new developments at the State, national, and international levels, and the distinguished team of authors has thoroughly revised and updated this classic text.

For the first time, the fifth edition brings together an authorial team of academics, judges, a Commissioner and solicitors to share their expertise and fresh insights. The book continues to provide an in-depth analysis of: managing environmental conflict; development, planning and assessment; biodiversity and heritage protection; energy, climate and water law; pollution control; and corporate social responsibility.

The focus goes beyond NSW to take account of international as well as national developments, including a detailed analysis of the relevant Commonwealth law.

<https://www.marymartin.com/web?pid=756594>

The Washington Diaries of Owen Dixon, 1942-1944 / Philip Ayres

The Federation Press, Australia 2021

400p.

9781760022549

\$ 110.00 / HB

These are the complete and unredacted diplomatic diaries of Sir Owen Dixon, Australia's ambassador ("Minister") to the United States through the war years 1942-1944. Private and never previously published, they take us into the heart of FDR's Washington through those momentous times and significantly affect our understanding of the wartime relations of the United States and Australia. They vividly illustrate, in addition to the two nations' shared engagement in the war effort, their differences and diverging interests. They take us not only into the diplomatic scene but into the intricate day-to-day business of the State Department, the Pentagon and the Joint Chiefs of Staff as these impinged on Australia's engagement in the war. Philip Ayres, who is also Dixon's biographer, has provided a detailed commentary on the daily diary entries and a substantial introduction. This is an important reference work that can be read straight through as a personal narrative. It is deeply researched and the editing is to the highest standards.

<https://www.marymartin.com/web?pid=756595>

Uniform Evidence Law : Text and Essential Cases 4th Ed / John Anderson

The Federation Press, Australia 2021

890p.

9781760022570

\$ 115.00 / null

The fourth edition of Uniform Evidence Law: Text and Essential Cases continues the traditions of earlier edition with a detailed, comprehensive and integrated discussion of all concepts and rules of evidence law. The latest judicial decisions and legislative amendments have been included, accompanied by insightful commentary and analysis to explain and evaluate these developments in the law. This includes the evolution in the judicial interpretation of the meaning of 'significant probative value' in cases involving tendency evidence, such as the High Court decisions in Hughes v R, Bauer v R, and McPhillamy v R. The most recent legislative changes to the admissibility thresholds for tendency and coincidence evidence have been incorporated with reflective commentary on the parliamentary intent and recommendations of the Royal Commission into Institutional Responses to Child Sexual Abuse. Important developments in weighing factors under s 138 (Kadir v R; Grech v R) and determining the competence and proper questioning of child witnesses (A2 v R) have been thoughtfully examined.

The case extracts throughout this edition have been selected to provide a useful mix of seminal and enduring statements of evidentiary principles, together with more recent decisions highlighting current judicial interpretations of the most frequently considered provisions of the uniform Evidence Acts. The chapter order closely reflects the structure of the uniform Evidence Acts in all jurisdictions and the incremental topic sequencing of most university courses in evidence law.

Uniform Evidence Law provides an essential toolkit for both the student and practitioner of evidence law. It has been carefully designed to enhance understanding of the practical operation of evidence law in the various federal and state litigation contexts in which it arises.

<https://www.marymartin.com/web?pid=756596>

Judicial Review of Non-Statutory Executive Action / Amanda Sapienza

The Federation Press, Australia 2020

256p.

9781760022518

\$ 146.00 / HB

In Australia, the Commonwealth and State governments are authorised to exercise power that is neither conferred by legislation nor expressly provided for in a constitution: non-statutory executive power.

Where non-statutory executive power is exercised, questions arise as to the role of the courts in keeping the government accountable for this action. Although intermediate appellate courts at the Commonwealth and State levels have applied the House of Lords' decision in Council for Civil Service Unions v Minister for the Civil Service to permit judicial review of non-statutory action in an appropriate case, it is unclear what cases are "appropriate" and how the traditional grounds of review and remedies might apply to action that is not authorised by legislation.

Dr Sapienza's ground-breaking book attempts to bring clarity to this area of law by assessing the extent to which Australian judicial review principles are capable of application to an exercise of non-statutory executive power. It begins by categorising non-statutory executive power according to the manner in which an exercise of it is capable of having a legal effect. It then examines each element of judicial review – jurisdiction, justiciability, grounds of review, standing and remedies – to determine which aspects of each element are likely to pose an obstacle to a successful judicial review application in respect of each category of non-statutory action. In so doing, it lays a conceptual and doctrinal foundation from which legal practitioners and the courts can navigate this complex area of law on a case-by-case basis, as they are increasingly being called on to do.

As the first treatise to thoroughly explore this area, it is an invaluable resource for governments and those advising them. It will also be the starting point for lawyers seeking to challenge an exercise of non-statutory executive power as well as for the courts they call upon to review the action.

<https://www.marymartin.com/web?pid=756597>

Current Issues in Australian Constitutional Law : Tributes to Professor Leslie Zines / John Griffiths and James Stellios

The Federation Press, Australia 2020

336p.

9781760022471

\$ 150.00 / HB

The late Professor Leslie Zines AO is widely regarded as one of Australia's pre-eminent experts on constitutional law. He authored several of the seminal texts, including *The High Court and the Constitution*, *Constitutional Change in the Commonwealth*, *Federal Jurisdiction in Australia*, and a number of other books, articles and book chapters.

This collection of essays and commentaries brings together many of Australia's leading authorities on Australian constitutional law to pay tribute to Professor Zines' enduring legacy. The contributions cover a wide range of contemporary constitutional questions: the establishment of an Australian international commercial tribunal; the executive power following the Williams cases; punishment and Ch III of the Constitution; the law applicable in federal jurisdiction; constitutional method through the lens of the citizenship cases; current issues in political communication; the Kable legacy and impact on the Australian judicial system; and s 92 in its second century.

<https://www.marymartin.com/web?pid=756598>

Proportionality in Australian Constitutional Law / Shipra Chordia

The Federation Press, Australia 2020

272p.

9781760022426

\$ 110.00 / HB

Selected as the winner of the 2019 Holt Prize by The Hon Professor William Gummow AC, The Hon Justice Alan Robertson and Ruth Higgins SC, *Proportionality in Australian Constitutional Law* considers the concerns that have been raised regarding the doctrine of proportionality and how these might be addressed. Since its first introduction into Australian constitutional law, there have been debates regarding its use. Recent cases, in particular, have seen a splintering on the High Court, with some judges expressing support for proportionality as a useful tool in certain contexts, and others expressing deep reservations about it. Against this background, Chordia proposes a theoretical framework for proportionality, and uses it to explore a critical question: when, if at all, is proportionality an appropriate analytical tool in Australian constitutional adjudication?

As observed by The Hon Sir Anthony Mason in his Foreword, Chordia's book: "is the product of wide-ranging research and scholarship, aided by a clear understanding and explanation of the complex issues which arise. This book provides an illuminating account of structured proportionality, its strengths and weaknesses. As such, the book is an important addition to the Australian Constitutional Law bookshelf."

<https://www.marymartin.com/web?pid=756599>

Ong on Estoppel / Denis SK Ong

The Federation Press, Australia 2020

320p.

9781760022488

\$ 125.00 / HB

Ong on Estoppel, by the prolific Professor Denis SK Ong, is one of the very few scholarly book-length treatments of the doctrine of estoppel published in Australia.

Topics addressed with Ong's characteristic meticulous examination of both Australian and English authorities include: estoppel's origins as a rule of evidence; estoppel by conduct (including representation); estoppel by deed and estoppel by convention; promissory and proprietary estoppel; estoppel and election; estoppel between banker and customer; and estoppel by representation is contrasted with the defence of the change of position. Readers are advised that the book does not deal with issue estoppel.

Of particular interest to readers will be the author's carefully argued view that in Australia at least (and notwithstanding several judgments of the NSW Court of Appeal) proprietary estoppel is merely a sub-species of promissory estoppel and that there is in reality a single overarching doctrine of estoppel.

This is Professor Ong's ninth major treatise in equity law and complements his earlier works which now include: Trusts Law in Australia (now in its 5th edition); Ong on Equity; Ong on Specific Performance; Ong on Subrogation; Ong on Rescission; Ong on Contribution; Ong on Rectification and Ong on Tracing. Ong on Estoppel is an essential reference for commercial lawyers, barristers, academics and the judiciary.

<https://www.marymartin.com/web?pid=756600>

Principles of Equity and Trusts 6th Ed / Samantha Hepburn

The Federation Press, Australia 2020

880p.

9781760022495

\$ 115.00 / null

This sixth edition of Principles of Equity and Trusts has been comprehensively updated and revised. It retains its original style of presenting principles and remedies relevant to equity and trusts in a straightforward and succinct manner, referencing up-to-date cases and materials. It includes a discussion of new developments in fiduciary obligations, express trusts, unconscionable dealing, constructive trusts, penalties, injunctions, trustee duties and charitable trusts.

Among the many significant new decisions discussed in the sixth edition are the following judgments of the High Court of Australia:

Pipikos v Trayans (2018) 265 CLR 522 (part performance and estoppel).

Ancient Order of Foresters in Victoria Friendly Society Ltd v Lifeplan Australia Friendly Society Ltd (2018) 265 CLR 1 (breach of fiduciary duty; account of profits).

Carter Holt Harvey Woodproducts Australia Pty Ltd v Commonwealth (2019) 368 ALR 390 (trustees right of indemnity).

Smethurst v Commissioner of Police [2020] HCA 14 (mandatory injunction, adequacy of damages).

Australian Securities and Investments Commission v Kobelt (2019) 368 ALR 1 (unconscionable dealing)

This new edition remains an ideal book for undergraduate study, covering all aspects of equity and trusts jurisprudence in an accessible, comprehensive, and up-to-date style. Moreover, as a reviewer of the fifth edition observed: "its accessible and structured framework will prove just as useful for practitioners seeking a summary of the state of the law across the vast array of topics that together constitute equitable jurisdiction" (Australian Banking and Finance Law Bulletin, February 2017).

<https://www.marymartin.com/web?pid=756601>

Admiralty Jurisdiction 5th Ed / Damien J Cremean

The Federation Press, Australia 2020

496p.

9781760022389

\$ 245.00 / HB

Now in its fifth edition, Admiralty Jurisdiction, has expanded to include the law of the United Kingdom, Canada, South Africa and India in addition to Australia, New Zealand, Singapore, Hong Kong and Malaysia. It is a comprehensive account of admiralty jurisdiction – law and practice – in these jurisdictions.

The scope of the book, its detailed analysis and its clear presentation of information makes it a valuable resource for admiralty and maritime law practitioners and judges.

“The value of a book such as this which surveys the Admiralty law of several jurisdictions (in a convenient and systematic fashion) is that those who advise or represent admiralty claimants or defendant shipowners (and the judges who have to resolve their disputes) can, by examining the law of other jurisdictions, identify the direction in which the law of their own jurisdiction should develop and perhaps where their own law has taken a wrong turning.” – From the Foreword by the Hon. Justice Teare, the Admiralty Judge and Judge in charge of the Commercial Court, London

<https://www.marymartin.com/web?pid=756602>

The Tuning Cymbal : Selected Papers and Speeches of Robert French / Robert Pascoe

The Federation Press, Australia 2020

464p.

9781760022402

\$ 146.00 / HB

This collection of papers and speeches draws on the career of one of Australia’s leading jurists, the Hon Robert French AC.

The book is divided into ten parts, each reflecting an aspect of French’s career such as Indigenous issues, human rights, public law, commercial dispute resolution and the judicial system. French’s contributions are put into context through commentaries by leading legal academics and practitioners including Chief Justice Tom Bathurst AC, Professor Megan Davis, Fiona McLeod AO SC, Chief Justice Sundaresh Menon and Professor Anne Twomey.

The result is a rich account of French’s contribution to the law.

From the book: “Here was Chief Justice French in 2009 stating unequivocally that the Mabo decisions and the Native Title ACT recognised Indigenous rights without undermining Australia’s sovereignty and could provide the basis for a treaty agreement: Such an agreement could recognise and acknowledge traditional law and custom of indigenous communities across Australia, their historical relationship with their country, their prior occupancy of the continent and that there are those who have maintained and asserted their traditional rights to the present time. ... I ripped this brief SMH extract featuring Robert French’s comment out of the newspaper. I carried it many places with me, as PhD students tend to do. It was a reminder to me, as an Aboriginal public lawyer who was specialising in constitutional law, that I had to keep some faith with the institutions that I had studied.” – Professor Megan Davis

Publication sponsored by The Australian Academy of Law.

<https://www.marymartin.com/web?pid=756603>

The Law Affecting Valuation of Land in Australia 6th Ed / Alan A Hyam

The Federation Press, Australia 2020

814p.

9781760022334

\$ 165.00 / HB

A standard reference for lawyers involved in valuation cases, the book is widely cited by courts and tribunals throughout Australia, particularly the High Court, the NSW Court of Appeal and Land and Environment Court, and Queensland's Land Court and Land Appeal Court.

Since the publication of the fifth edition the legal and valuation principles of the valuation of land in Australia have been expanded, amplified and explained in many decisions and amendments which have been included in the sixth edition. The sixth edition includes summaries and extracts from cases and statutes current to 30 June 2019. Many topics have been expanded whilst new topics have been added.

The new edition provides an understanding of the subject by lawyers who practice in this area of the law, and valuers and other professionals who are engaged in the property industry. It is of particular relevance to valuers and other professionals who give valuation evidence before the courts and tribunals.

<https://www.marymartin.com/web?pid=756604>

Interpreting Executive Power / Janina Boughey and Lisa Burton Crawford

The Federation Press, Australia 2020

272p.

9781760022341

\$ 150.00 / HB

The breadth of executive power is a topic of enduring concern. Yet, it is rarely considered through an interpretive lens. This collection of papers from some of Australia's leading judges, practitioners and academics explores how Australian courts do construe the scope of executive power, and how they should.

In particular, the collection focuses on the ways in which courts should interpret statutes which confer powers on the executive branch, and the challenges posed in this regard by the proliferation of statute law, contemporary legislative drafting techniques, and broader developments in the field of statutory interpretation. These themes of statutory interpretation and executive power have dominated recent High Court decisions in public law as well as the speeches and extra-curial writings of High Court judges in recent years.

The collection also examines the related topic of the interpretation of non-statutory executive power, with a particular focus on how statutory and non-statutory power might interact, and whether the principles which guide the interpretation of powers that come from statute might also be deployed in the non-statutory realm.

<https://www.marymartin.com/web?pid=756605>

Authority to Decide : The Law of Jurisdiction in Australia 2nd Ed / Mark Leeming

The Federation Press, Australia 2020

368p.

9781760022075

\$ 160.00 / HB

Since its initial publication in 2012, Authority to Decide has established itself as the pre-eminent resource for Australian practitioners and courts dealing with questions of jurisdiction. It has been cited regularly in judgments of the High Court of Australia, and in dozens of first instance and appellate judgments of other courts. Some of propositions advanced in the first edition have subsequently received judicial support, helping to shape the development of the law.

Each chapter in the second edition has been thoroughly updated to incorporate a wealth of new case law. The coverage of the work has also expanded. Highlights include:

Updated analysis of the investment of jurisdiction by the Commonwealth cross-vesting legislation, including its effect in bankruptcy, the jurisdiction of State and Territory courts in "special federal matters" and a new section on appeals which lie from State and Territory courts to federal courts.

Extensive analysis of developments in jurisdictional error, including the High Court judgments in Hossain and SZMTA.

Updated analysis of "accrued jurisdiction" (a term deprecated by the High Court in *Rizeq v Western Australia*) and the nature of decisions affected by jurisdictional error (including by reference to *State of New South Wales v Kable*).

New sections on the jurisdictions of the New South Wales Court of Appeal and Court of Criminal Appeal.

Authority to Decide enables the reader to gain a deep and nuanced understanding of the complex legal principles governing issues of jurisdiction. It engages with the academic literature, but at its heart it remains a very practical work, offering guidance both to practitioners seeking to invoke the jurisdiction of a court, and to the judges exercising it.

<https://www.marymartin.com/web?pid=756606>

Law of Agency, 4th edition / Gino Dal Pont

Lexis Nexis, Australia 2020

9780409352221

\$ 299.00 / HB

Law of Agency explains the principles surrounding agency law from an Australian perspective. It refers extensively to relevant Australian case law and statutory provisions even as it offers context in main common law jurisdictions, such as the United Kingdom, the United States, Canada, and New Zealand - and to some extent, Hong Kong and Singapore. In addition to cataloguing the relevant principles, this book provides commentary and analysis on areas of uncertainty and dispute through regular references to the academic commentary in the field.

<https://www.marymartin.com/web?pid=756607>

Hutley's Australian Wills Precedents 10th Ed / Craig Birtles, Richard Neal, Caroline Sims

Lexis Nexis, Australia 2021

1v.

9780409352528

\$ 290.00 / HB

Hutley's Australian Wills Precedents has become the essential reference work on the art of will drafting in Australia. This 10th edition continues to provide an authoritative system of precedents for practitioners supported by a full explanation of the law and the authors' opinion as to the implications for will drafters of the relevant court decisions. It contains updated case law, legislation and commentary as well as a streamlining of precedents making for a user-friendly text.

Features

- Downloadable precedents
- New cases and statutes
- Analysis of contentious issues as well as court decisions
- Covers all Australian jurisdictions

<https://www.marymartin.com/web?pid=756608>

Hutley's Australian Wills Precedents 10th Ed / Craig Birtles , Richard Neal,
Caroline Sims

Lexis Nexis, Australia 2021

1v.

9780409351835

\$ 225.00 / null

<https://www.marymartin.com/web?pid=756609>

Justice in Tribunals 5th Ed / J R S Forbes

The Federation Press, Australia 2019

464p.

9781760022303

\$ 137.00 / HB

Justice in Tribunals, now in its 5th edition, deals with the law relating to quasi-judicial authorities of government, professions, sporting organisations, industrial, political and commercial associations and their supervision by the regular courts. By no means confined to general principles, it treats in detail due process before proceedings commence, urgent action, proper notice of issues to be decided, the right to legal representation, procedure in hearings, the right to reasons, internal appeals and bias (actual and apprehended). It includes a chapter on Royal Commissions and commissions of inquiry, which, technically at least, do not determine legal rights and obligations. This edition refers to numerous judicial decisions since the 4th edition appeared in 2014, and many references to statutes have been updated. The emergence of the "two might's" test of apprehended bias is considered, and the case of *Setka v Carroll & Ors*, a recent development in the law of political party discipline is noted.

Justice in Tribunals has been referred to with approval in decisions of superior courts of all States and New Zealand. It has served as a text, not only for lawyers, but also for officers of public and private organisations.

<https://www.marymartin.com/web?pid=756610>

Jesting Pilate And Other Papers and Addresses by The Rt Hon Sir Owen Dixon 3rd Ed. / The Hon Susan Crennan AC QC and Professor The Hon William Gummow AC

The Federation Press, Australia 2019

336p.

9781760021856

\$ 110.00 / HB

Although it is now ninety years since he was first appointed to the High Court and fifty five years since he retired as Chief Justice, Sir Owen Dixon remains the towering figure in Australian jurisprudence. He is widely viewed as our greatest and most influential judge. While Dixon's judgments continue to be cited by courts and debated by scholars, his extra-judicial writings have been more difficult to obtain and having accordingly received less attention. The publication of this new expanded edition of *Jesting Pilate* will help redress the balance, bringing as it does less studied aspects of Dixon's expansive and worldly intellect to the fore again.

In addition to reorganising the original papers, the Editors have enlarged the collection significantly by including two previously unpublished addresses by Sir Owen Dixon, as well as two papers by Dixon's former associate and friend James Merralls AM QC which provide important context about Dixon's life and work. Additionally insight into Dixon's legacy is provided by the inclusion of important papers by each of the editors. Finally, the speech delivered by Sir Ninian Stephen on the 100th anniversary of Dixon's birth is included, as is a new Foreword by the Hon Susan Kiefel, Chief Justice of Australia.

<https://www.marymartin.com/web?pid=756611>

Australian Real Property Law - 7th edition / Anthony Moore, Scott Grattan,
Lynden Griggs

Thomson Reuters, Australia 2020

1v.

9780455243764

\$ 175.00 / null

For close to 25 years, Australian Real Property Law has been a preeminent land law text for students within university property law units and the practising profession. The 7th edition continues to provide coverage of all states and territories and remains a first point of reference for any person with a land law problem. All chapters have been edited to highlight new case-law authority and legislative change.

The text is complemented by the companion text Australian Property Law, Cases and Materials.

<https://www.marymartin.com/web?pid=756612>

Torts: Commentary and Materials 13th edition / Carolyn Sappideen, Prue Vines, John Eldridge

Lawbook Co., Australia 2021

1v.

9780455244945

\$ 185.00 / HB

Torts: Commentary and Materials 13th edition is one of the leading torts casebooks in Australia. This book provides expert commentary on carefully selected cases and materials from each core area of tort law. Considerable emphasis is placed on the choice of foundational cases as well as on the use of topical examples and questions. Torts: Commentary and Materials includes contemporary and illustrative examples of torts law and contains questions designed to provoke critical analysis while fully engaging the reader.

The 13th edition has been substantially revised to streamline and structure its content to reflect how torts is taught in the majority of Australian universities, in particular the increased emphasis on statute in the modern law of torts. The aim of this book is to place torts within its social and legal structure; including consideration of the role and shortcomings of torts in the protection of rights,.

Of particular note in the 13th edition:

An emphasis on the new common law created by the merging of case law and statute as jurisprudence concerning the Civil Liability Acts has developed..

The introductory context chapter has been further developed to make more accessible the theoretical basis of liability in torts.

In relation to intentional torts, the new edition demonstrates the limitations of torts remedies to protect journalists' sources in cases such as the Anneke Smethurst decision. It also questions whether torts law should now reflect changes in the criminal law relating to consent and sexual assaults.

The chapters on duty of care have been further updated to lead the student through this difficult and intricate area of negligence, making the work more accessible to students without sacrificing the detail of this important area of law.

The new edition highlights the divergence created by the boundaries of the civil liability legislation between the common law and the legislation, particularly in relation to breach of duty issues. It refers to recent judicial decisions relating to defences to negligence, illegality, obvious risks, dangerous recreational activities, showing a growing rigidity in the application of civil liability legislation to the detriment of injured plaintiffs.

Since the last edition, and following the Royal Commission on Institutional Child Abuse, there has been a flurry of legislative activity. The new edition examines the particularly interesting interplay between the common law principles of vicarious liability, non-delegable duties and the new legislation. Unlike the UK where the common law has responded to changes to the nature of work relationships by extending vicarious liability to those in relationships 'akin to employment', Australia has resorted to legislation to provide justice to the victims of institutional child abuse. This has been done largely by imposing non-delegable duties on Institutions who have care or custody of children.

The authors of the new edition bring to the text passion and wisdom from many years of learning and teaching Australian torts law.

Torts: Commentary and Materials, 13th edition, is the ideal work to provide students and professionals with a thorough and critical understanding of this dynamic area of law.

<https://www.marymartin.com/web?pid=756613>

Miller's Australian Competition and Consumer Law Annotated 43rd Edition 2021 / Russell Miller

Lawbook Co., Australia 2021

1v.

9780455501970

\$ 165.00 / HB

<https://www.marymartin.com/web?pid=756614>

Critical Perspectives on Human Rights Law in Australia Volume1 / Paula Gerber, Melissa Castan

Thomson Reuters, Australia 2021

9780455243566

\$ 125.00 / HB

Critical Perspectives on Human Rights Law in Australia provides a comprehensive, accessible and scholarly examination of many of the key human rights issues facing Australia today. Written for human rights and legal scholars, legal practitioners and those readers who wish to increase their understanding of the field, this book provides a timely and intriguing discussion on the law and policy regarding the application of human rights standards in Australia today.

The contributors are many of the nation's leading and emerging experts in human rights, drawn from both legal and non-legal disciplines, and from varied backgrounds including universities, NGOs and the Australian Human Rights Commission. The authors outline and explore a collection of thought-provoking and controversial topics, presenting clear, articulate and engaging chapters that skilfully highlight both introductory ideas and in-depth critical analysis.

<https://www.marymartin.com/web?pid=756615>

Corporations Legislation 2021 / Jason Harris, Edmund Finnane

Thomson Reuters, Australia 2021

9780455501932

\$ 105.00 / HB

Corporations Legislation 2021 contains the Corporations Act 2001, Australian Securities and Investments Commission Act 2001 and associated Acts and Regulations. The legislation has been fully consolidated, capturing the latest amendments up to 1 January 2021. Cross-references to related legislation (including Court Rules), ASIC Class Orders, ASIC Regulatory Guides, ASIC Forms and the Takeovers Panel Guidance Notes have been included to assist the reader in working with the legislation.

Designed for use by corporations practitioners, business professionals and anyone with an interest in corporations law, Corporations Legislation 2021 supplements the Corporations Act 2001 with key section annotations updated by Edmund Finnane, providing additional guidance on case law for selected provisions. In addition, Jason Harris in the Annual Review highlights important Corporations law developments that occurred throughout 2020, providing insightful commentary on significant cases and legislative amendment

<https://www.marymartin.com/web?pid=756616>

2018 Supreme Court Reports Annotated Quick Index-Digest, Part 1 & 2 / CBSI Editorial Staff

Central Book Supply Inc., Quezon City, Philippines 2021

1v.

9786210213386 ; 9786210213393

\$ 180.00 / HB

2800 gm.

Part 1: 200 National Prosecutorial Service Rule on Appeal to Funeral Expenses (Pages 1 to 1165) : Covering Volumes 850 to 889 SCRA (January to December, 2018) – Complete.

Part 2: Gambling to Zonal Valuation (Pages 1167 to 2316) : Covering Volumes 850 to 889 SCRA (January to December, 2018) – Complete.

<https://www.marymartin.com/web?pid=756891>

Philippine Alternative Dispute Resolution (2021) / Irene De Torres Alogoc

Central Book Supply, Inc., Philippines 2021

1245p.

9786210213539

\$ 100.00 / HB

The features and advantages of ADR are widely discussed in extant literature and this book will undoubtedly touch on them extensively and expertly. These discussions tend to support the argument that ADR mechanisms are far better alternatives to the formalistic and lengthy court trials. This is true for the most part. ADR mechanisms improve on the formalistic and adversarial court processes, making possible the faster resolution of disputes and conflicts.

<https://www.marymartin.com/web?pid=757009>

The Borrowed Womb / Dean Viviana Martin-Paguirigan

Central Book Supply, Inc., Philippines 2021

267p.

9786210213843

\$ 50.00 / HB

The traditional Filipino family consists of the husband, the wife, and their progeny. However, some couples may encounter challenges in trying to conceive children due to infertility, physical disability, disease, or other physiological complications. While adoption is an option for heterosexual couples, couples of the same sex, or even individuals who want to fulfill their desire to be parents but cannot do so, it is not always what they prefer if they want to have their genetic imprint on the child. Adoption has become the less popular alternative because oftentimes, it involves bringing into the family fold a child totally unrelated to either of the intended parents. In addition, the comprehensive regulations governing domestic and international adoption has prompted more couples to opt for the less tedious and unregulated practice of surrogacy to achieve their reproductive goals.

<https://www.marymartin.com/web?pid=757010>

The Sogie Law and Persons and Family Relations / Jose C. Montemayor

Central Book Supply, Inc.,
Philippines 2021

531p.

9786210213867

\$ 70.00 / HB

IN THE STUDY OF LAW IN THE PHILIPPINES, complicated legal procedures must be simplified but thorough, understandable though complex to decide complicated legal cases IN THE GENDER ISSUES IN THE PHILIPPINE CONTEXT in the midst of complicated legal and business environment. Legal academicians and law practitioners must in their reports and or in any evidence they give in written forms or orally, give their application of legal procedures and evidentiary matters in an unbiased manner. Students of law and lawyers must be adept in applying legal principles especially in areas of GENDER ISSUES.

<https://www.marymartin.com/web?pid=757011>

Pointers in Insurance Law / Dr. Igmidio C. Lat

Central Book Supply, Inc., Philippines 2021

527p.

9786210213898

\$ 75.00 / HB

<https://www.marymartin.com/web?pid=757013>

The Anti-Terrorism Law of 2020 (2021) / Clarence Paul Oaminal

Central Book Supply, Inc., Philippines 2021

460p.

9786210213614

\$ 75.00 / HB

This book aims to guide law practitioners and the public in understanding the provisions, most especially the safeguards, of the Anti-Terrorism Law of 2020. As the principal author of The Anti-Terrorism Law of 2020 in the Philippine Senate, I am confident that this book will address the apprehension of our civilians against any abuses in its implementation.

<https://www.marymartin.com/web?pid=757014>

The Revised Penal Code (Codal) 2021 /
Central Book Supply, Inc., Philippines 2021
1042p.
9786210212259
\$ 40.00 / HB

<https://www.marymartin.com/web?pid=757018>

Constitutional Law of the Philippines (Codal) 2021 /
Central Book Supply, Inc., Philippines 2021
1013p.
9786210212204
\$ 40.00 / HB
606 gm.

<https://www.marymartin.com/web?pid=757021>

Torts and Damages : Essentials and Jurisprudence / Jose C. Montemayor
Central Book Supply, Inc., Philippines 2021
786p.
9786210213362
\$ 80.00 / HB
976 gm.

<https://www.marymartin.com/web?pid=757024>

Philippine Insurance Code Annotated (Sixth Edition) 2021 / Lohel A. Martirez
Central Book Supply, Inc., Philippines 2021
899p.
9786210213065
\$ 80.00 / HB

THE purpose of this Edition is to re-emphasize to the reader that INSURANCE law and its practices here and elsewhere is a necessity in life and a financial protector of society.

In the Philippines today, we have a vast library of laws – Insurance included – written by competent authorities, designed for the benefit of the students, the professionals, insurance practitioners, insurance agents, reinsurers, adjusters, the policyholders, insurers and the insuring public.

<https://www.marymartin.com/web?pid=757025>

Philippine Life Insurance Law 2020 / Lohel A. Martirez
Central Book Supply, Inc., Philippines 2021
602p.
9786210210156
\$ 50.00 / null

The PHILIPPINE LIFE INSURANCE LAW is primarily based on Presidential Decree No. 612, otherwise known as the Insurance Code of the Philippines, which was extensively amended by Republic Act No. 10607, approved on August 15, 2013 that took effect on September 20, 2013.

It includes universally accepted life insurance principles, applicable persuasive court life insurance decided cases of the Philippines, United States and England; and good customs of the insurance industry. Carefully selected reference materials were presented, now deemed necessary and extremely useful to the reader.

<https://www.marymartin.com/web?pid=757026>

Expositions on Labor Relations 2021 / Arnold E. Cacho

Central Book Supply, Inc., Philippines 2021

702p.

9786210213478

\$ 80.00 / HB

<https://www.marymartin.com/web?pid=757027>

Civil Procedure Explained Vol. 1 (2021) / Dean Maria Concepcion Noche

Central Book Supply, Inc., Philippines 2021

1160p.

9786210212884

\$ 90.00 / HB

This book incorporates a discussion of the "2019 Proposed Amendments to the 1997 Rules of Civil Procedure" (A.M. No. 19-10-20-SC) which took effect on May 01, 2020, as well as the recent resolutions and circulars of the Supreme Court, as they relate to and affect the 1997 Rules of Civil Procedure. To facilitate the understanding of the different provisions, the most recent and relevant jurisprudence are discussed and analyzed. As learning aids, jurisdiction of courts, hierarchy of courts, flow of civil actions, stages of continuous trials, and procedure of appeals to the courts are summarized and presented in illustrative tables and diagrams at the end of the relevant topics or rules.

<https://www.marymartin.com/web?pid=757028>

Civil Procedure Explained Vol. 2 (2021) / Dean Maria Concepcion Noche

Central Book Supply, Inc., Philippines 2021

931p.

9786210213836

\$ 90.00 / HB

This book incorporates a discussion of the "2019 Proposed Amendments to the 1997 Rules of Civil Procedure" (A.M. No. 19-10-20-SC) which took effect on May 01, 2020, as well as the recent resolutions and circulars of the Supreme Court, as they relate to and affect the 1997 Rules of Civil Procedure. To facilitate the understanding of the different provisions, the most recent and relevant jurisprudence are discussed and analyzed. As learning aids, jurisdiction of courts, hierarchy of courts, flow of civil actions, stages of continuous trials, and procedure of appeals to the courts are summarized and presented in illustrative tables and diagrams at the end of the relevant topics or rules.

<https://www.marymartin.com/web?pid=757030>

Revised Rules of Civil Procedure: A Review Precis / Alvin Claridades

Central Book Supply, Inc., Philippines 2021

1158p.

9786210212600

\$ 100.00 / HB

This book is a quick sequel to the author's 2019 book: "Review Outline in Civil Procedure."

It became imperative to update said outline – new as it is – as soon as the High Tribunal approved A.M. No. 191020SC entitled: "2019 Proposed Amendments to the 1997 Rules of Civil Procedure" and pegged its effectivity date on May 1, 2020.

As discussed in the introductory part of this work, the 2019 Amended Rules cover amendments, deletions, and new provisions in Rules 6 to 35 of the Rules of Court while the rest of its provisions has been retained, except that some of them should now be read in conjunction with the pertinent amendments and new provisions.

<https://www.marymartin.com/web?pid=757031>

Problem Areas in Legal Ethics / Dr. Jose I. De La Rama, Jr. and Atty. David Robert Aquino

Central Book Supply, Inc., Philippines 2021

995p.

9786210213454

\$ 100.00 / HB

"Problem Areas in Legal Ethics presents a novel take in approaching Legal Ethics. Not only does it cover essential notions and concepts on the practice of law, it also presents emerging issues in the legal field, such as cyber advertising and practice and artificial intelligence.

Borne of its authors' decades of experience in their practice and academe, this publication is not only for students of the law who are learning the intricacies of legal ethics but also for lawyers who seek to deepen their knowledge in the subject." -- Chief Justice Diosdado M. Peralta

<https://www.marymartin.com/web?pid=757032>

Alternative Dispute Resolution Third Edition / Atty. Gabriel T. Robeniol

Central Book Supply Inc., Philippines 2020

615p.

9789710119400

\$ 75.00 / HB

Since then, leading cases on Alternative Dispute Resolution have been enunciated by the Supreme Court defining new principles, clarifying previously debated theories, and strengthening existing doctrines of which readers have to be apprised. A discussion on the Katarungang Pambarangay, the system of mediation and arbitration at the grassroots level ordained under the Local Government Code of 1991, will provide readers with an immediately accessible reference material on said related subject. A revision of this book is, therefore, timely and necessary.

<https://www.marymartin.com/web?pid=757034>

Life at the Legal Front / Justice Arturo D. Brion

Central Book Supply Inc., Philippines 2020

562p.

9786210210996

\$ 55.00 / HB

This book, Life at the Legal Front, is yet another testament to Justice Brion's brilliance as a writer, adept at exploring and explaining not only the legal but also human side of many significant issues, which, in turn, enable readers to more easily understand, and relate to, otherwise seemingly complex legal subject matters.

<https://www.marymartin.com/web?pid=757035>

Outline in Remedial Law Volume I: Civil Procedure / Atty. David Robert Aquino and Rosauro Angelito S. David

Central Book Supply Inc., Philippines 2020

769p.

9786210209969

\$ 80.00 / HB

The 2019 Proposed Amendments to the 1997 Rules of Civil Procedure shall govern all cases filed after their effectivity on 1 May 2020 and also all pending proceedings, except to the extent that in the opinion of the court, their application would not be feasible or would work injustice, in which case the procedure under which the cases were filed shall govern. See A.M. No. 19-10-20-SC on Rule 144 – Effectiveness.

<https://www.marymartin.com/web?pid=757036>

Philippine Taxation Laws (Codal) 2021 /

Central Book Supply, Inc.,
Philippines 2021

993p.

9786210212365

\$ 40.00 / HB

<https://www.marymartin.com/web?pid=757037>

Rules of Civil Procedure Annotated (2021) / Atty. Mangontawar M. Gubat

Central Book Supply, Inc.,
Philippines 2021

1055p.

9786210213287

\$ 120.00 / HB

"The promulgation by the Supreme Court of A.M. No. 191020SC on October 15, 2019, amending Rules 6 to 35 of the 1997 Rules of Civil Procedure, which becomes effective on May 1, 2020, necessitates the updating and revision of this work. In so doing, new legislations and Supreme Court circulars affecting it were also taken into consideration. The citations are enriched with more than a thousand cases from the last two decades to aid the reader for further research and to ensure that relevant rules and procedural principles cited are still good.

The Revised Rules on Small Claims Case, which increased the amount involved, in tandem with the Revised Rules on Summary Procedure as well as the procedure in courtannexed mediation and judicial dispute resolution are also incorporated in this book. "

<https://www.marymartin.com/web?pid=757039>

Conflict of Laws / Judge Ed Vincent S. Albano Ed Vincent A. Albano,

Central Book Supply, Inc., Philippines 2021

250p.

9786210212952

\$ 40.00 / HB

466 gm.

Conflict of laws or private international law is used to signify that the laws of different countries (or other jurisdictions) on the subject-matter to be decided, are in opposition to each other; or that certain laws of the same country are contradictory. When this happens to be the case, it becomes necessary to decide which law is to be obeyed. (Black's Law Dictionary)

<https://www.marymartin.com/web?pid=757041>

The Revised Implementing Rules and Regulations of the National Building Code of the Philippines Annotated / Alvin Claridades

Central Book Supply, Inc., Philippines 2021

1173p.

9786210213027

\$ 120.00 / HB

This book on The Revised Implementing Rules and Regulations of the National Building Code, Annotated – a compendium of major laws, rules, and regulations on building and housing design standards – is therefore a most welcome endeavor to further educate and guide our engineers, architects, urban planners, developers, and, more importantly, the local government units, on existing construction parameters and standards which are complemented by the accompanying referral codes such as Batas Pambansa Blg. 220 and the Revised Rules and Standards for Economic & Socialized Housing Projects, and Presidential Decree No. 957 or the Subdivision and Condominium Buyer's Protective Decree and its Revised IRR both of which are under the regulatory jurisdiction of this Department.

<https://www.marymartin.com/web?pid=757042>

The Anti-Terrorism Act of 2020 : Annotated with Notes From the Deliberation of the Senate / David Robert Aquino

Central Book Supply, Inc., Philippines 2021

655p.

9786210211627

\$ 80.00 / HB

The Anti-Terrorism Law was met with varied and often opposing views since it began its legislative journey within the august halls of Congress.

<https://www.marymartin.com/web?pid=757043>

Consumer Protection : An Outline of Philippine Consumer and Retail Trade Laws / David Robert Aquino and Atty. Aristeo Cruz

Central Book Supply, Inc., Philippines 2021

540p.

9786210212792

\$ 80.00 / HB

816 gm.

The topic on consumerism and retail trade in general is rife for discussion specially during this challenging time where normal modalities of sales, and transactions are taking on new shape and form — from the conventional face to face sale to the ever growing popularity of online sales.

<https://www.marymartin.com/web?pid=757044>

The Landmark Labor Decisions by Justice Marvic F. Leonen / Josephus B. Jimenez

Central Book Supply, Inc., Philippines 2021

827p.

\$ 70.00 / HB

<https://www.marymartin.com/web?pid=757045>

The Revised Penal Code Annotated Book Two (2021) / Judge Arthur L. Abundiente

Central Book Supply, Inc., Philippines 2021

961p.

9786210212945

\$ 80.00 / HB

This First edition also includes commentaries, defenses and latest jurisprudence for Violations of R.A. 9165, as amended.

This Author believes that if criminality is to be minimized, if not eradicated, the Revised Penal Code must be amended to impose greater penalties for crimes committed by public officers, violations of the fundamental laws of the State, and for it to be an effective deterrent, the death penalty should be reimposed.

It is also hoped that the law practitioners and students can use this Book in their advocacy, and in their pursuit of legal excellence.

<https://www.marymartin.com/web?pid=757046>

Legal Medicine Vol. 2 (2021) / Leo O. Olarte

Central Book Supply, Inc., Philippines 2021

782p.

9786210212358

\$ 60.00 / null

This Second Volume of Legal Medicine is intended to meet the needs of further study, by medical students, physicians, forensic experts and even lawyers.

The contents herein, include topics or subjects that deal with the investigation and physical examination of the available forensic evidences to a physician or a forensic expert, the corpus delicti in the commission of a crime, in such a manner that it becomes scientifically and legally acceptable in a court proceeding.

<https://www.marymartin.com/web?pid=757047>

Land Titles and Deeds / Judge Ed Vincent S. Albano , Ed Vincent A. Albano,

Central Book Supply, Inc., Philippines 2021

617p.

9786210212962

\$ 55.00 / HB

806 gm.

<https://www.marymartin.com/web?pid=757072>

Partnership, Agency & Trust / Judge Ed Vincent S. Albano ,

Central Book Supply, Inc., Philippines 2021

409p.

9786210212891

\$ 50.00 / HB

The discussion of this book on partnership is sequenced in such a way that all the incidents of the partnership business starting from incorporation, management of the business,

liabilities of the partners are discussed without necessarily paying attention to the arrangement of the Civil Code provisions. Rather, the correlation of each provision in relation to the stages of the partnership business was the main consideration in the arrangement of the provisions. This (arrangement) was of course made without sacrificing the discussion on each particular provision; paying attention to the nuances of each and how it ultimately affects the partnership business.

The discussion of this book on the topic of agency (on the other hand) focuses on the life of the agency beginning from its creation, the obligations of the agent and the principal

up until the termination of the contract. The discussion of the Civil Code provisions also focused on the correlation of each to the topics to which each chapter has been designated.

Finally, the discussion on the topic of trust focuses on the kinds of trust (express or implied). Each provision is tackled in relation to the kind of trust relation that is present.

<https://www.marymartin.com/web?pid=757073>

The Rule on DNA Evidence Explained (A.M. 06-11-5-SC) / Judge Dionis P. Jacobe
Central Book Supply, Inc., Philippines 2021
266p.
9786210212907
\$ 500.00 / HB

This book discusses decided cases that introduced the admissibility of DNA Evidence in the Philippine jurisprudence prior to and after the passage of the Rule on DNA Evidence.

<https://www.marymartin.com/web?pid=757074>

Commercial Laws of the Philippines Vol. II (Codal) 2020 /
Central Book Supply, Inc., Philippines 2020
1334p.
9786210209778
\$ 40.00 / HB

<https://www.marymartin.com/web?pid=757075>

Commercial Laws of the Philippines Vol. I (Codal) 2020 /
Central Book Supply, Inc., Philippines 2020
1134p.
9786210209808
\$ 40.00 / HB

<https://www.marymartin.com/web?pid=757076>

Jotting and Jurisprudence in Civil Law (Obligation and Contract) 2020 Edition /
Ruben F Balane
Central Book Supply, Inc., Philippines 2020
831p.
9786210209679
\$ 100.00 / HB

This new book on OBLIGATIONS AND CONTRACTS by Professor Ruben F. Balane is a treatise for all seasons. Starting with Latin quotations from Cicero, Justinian and St. Mathew, it tackles a difficult tapestry and presents it in a systematic and understandable way that makes it useful for a range of users – academicians, law practitioners, judges, and plain lay persons interested in the dynamics and workings of civil law.

<https://www.marymartin.com/web?pid=757077>

Provisional Remedies and Special Civil Actions: Principles and Cases (Second Edition) / Atty. Voltaire Duano
Central Book Supply, Inc., Philippines 2020
1028p.
9786210211474
\$ 140.00 / HB

The essential features of this work includes the landmark and en banc doctrinal rules of the Supreme Court, the updated fundamental principles and cases and the frequently asked questions (FAQ) in the bar examinations from 1990 and up to 2019. The bar questions serves as a guide to identify the highly tested, frequently tested and less tested topics on provisional remedies and special civil actions. Thus, preparations for the bar exams will not only be lightened up but also promote the effective and efficient way to learn the subject.

<https://www.marymartin.com/web?pid=757078>

The Negotiable Instruments Law, Notes and Cases / Avelino M. Sebastian
Central Book Supply, Inc., Philippines 2020
670p.
9786210207224
\$ 120.00 / HB

<https://www.marymartin.com/web?pid=757079>

Review and Commentaries of Hospital and Doctors' Jurisprudence (2020) / Atty.
Leo O. Olarte
Central Book Supply, Inc., Philippines 2020
817p.
9786210212167
\$ 60.00 / null

Professor Olarte's continuing, unstinting love and support, to Continuing Hospital and Medical Education, proves his intellectual and generous patronage to the deeper understanding and application of Hospital and Medical Jurisprudence, in our daily Hospital and Medical Administrative as well as clinical practice, to provide quality and responsible health care to our patients and clients.

<https://www.marymartin.com/web?pid=757080>

Compendium Laws & Jurisprudence on the Filipino Seafarer / Leonard Vinz O.
Ignacio
Central Book Supply, Inc., Philippines 2020
502p.
9786210212822
\$ 100.00 / HB

This book is designed to guide the bench and bar, as well as law and maritime students, on the legal rights and obligations of the Filipino Seafarer, in relation to the Amended POEA Standard Employment Contract (POEA M.C No. 10, Series of 2010), the 2016 Revised POEA Rules and Regulations Governing the Recruitment and Employment of Seafarers, the Migrant Workers and Overseas Filipinos Act of 1995 (R.A. No. 8042, as amended), the Maritime Labour Convention, 2006, as amended (MLC, 2006), as well as relevant admiralty and maritime laws embodied in the Philippine Code of Commerce and jurisprudence enunciated by the Supreme Court.

The author is hoping that readers of this book, particularly law practitioners, will find it a useful reference material and a good source for future amendments of labor laws and social legislations.

<https://www.marymartin.com/web?pid=757081>

Inquiries in Aid of Legislation / Atty. David Robert Aquino
Central Book Supply, Inc., Philippines 2020
692p.
9786210212426
\$ 50.00 / HB

<https://www.marymartin.com/web?pid=757082>

Expositions on Labor Termination Cases / Arnold E. Cacho
Central Book Supply, Inc., Philippines 2020
692p.
9786210212419
\$ 75.00 / HB

<https://www.marymartin.com/web?pid=757116>

Notes and Cases in Remedial Law (Provisional Remedies and Special Civil Actions)
Vol. I Part IV / Atty. Salvador Moya II
Central Book Supply, Inc., Philippines 2020
995p.
9786210212377
\$ 100.00 / HB

<https://www.marymartin.com/web?pid=757083>

Notes and Cases in Remedial Law (General Principles and Civil Procedure) Vol. I
Part III / Atty. Salvador Moya II

Central Book Supply, Inc., Philippines 2020
1016p.
9786210210774
\$ 100.00 / HB

It covers Rules 40 to 56 of the 1997 Rules of Civil Procedure. Undoubtedly, it will serve as a useful and enlightening reference not only for law students and Bar Reviewees, but for every practitioner of law.

<https://www.marymartin.com/web?pid=757084>

The Ultimate Compendium of Labor Laws and Cases (2020) / Josephus B.
Jimenez and Atty. John Paul S. Jimenez

Central Book Supply, Inc., Philippines 2020
1141p.
9786210210910
\$ 80.00 / HB

<https://www.marymartin.com/web?pid=757085>

Disquisition and Jurisprudence on Remedial Law Volume 3 (2020 Edition) / Mario
R.L. Luna

Central Book Supply, Inc., Philippines 2020
862p.
9786210212013
\$ 75.00 / HB

It is A.M. No. 19-08-15-SC, the 2019 Proposed Amendments to the Revised Rules on Evidence which took effect on May 1, 2020 that gave birth to this 2020 Edition.

This work used to be a part of the Disquisition and Jurisprudence on Remedial Law Volume II, 2019 Edition. In order to give more emphasis on the Rules on Evidence it is now made as Volume III.

<https://www.marymartin.com/web?pid=757086>

Criminal Law: Concepts and Jurisprudence Book 1 / Freddie M. Nojara, LLM

Central Book Supply, Inc., Philippines 2020
1v.
9786210207636
\$ 75.00 / HB

<https://www.marymartin.com/web?pid=757087>

Conceptual Approach to Civil Procedure / Atty. Wilson A. Legaspi

Central Book Supply, Inc., Philippines 2020
505p.
9786210212341
\$ 60.00 / HB

The efforts invested in this book Conceptual Approach to Civil Procedure is indeed admirable to say the least. The students of law, the bar and the bench to some extent, will gain fresh insights and new perspectives in viewing the Rules on Civil Procedure and their application to the real-life situations in court. This book can be of help in dealing with the public particularly the clients who are faced with complicated problems in remedial or procedural laws.

The readers will find this book not only interesting but also insightful and filled with practical knowledge that the students of the law and the practitioners will benefit from. Seldom would you find a masterpiece like this, that combines readability and depth of presentation.

<https://www.marymartin.com/web?pid=757088>

Persons & Family Relations (2020) / Atty. Arnold H. Labay

Central Book Supply, Inc., Philippines 2020

778p.

9786210212334

\$ 75.00 / HB

This book was inspired by the desire of the author to come up with an up-to-date resource material for students/learners in the subject: Persons and Family Relations.

<https://www.marymartin.com/web?pid=757089>

Legal Medicine Vol. 1 (2020) / Atty. Leo O. Olarte

Central Book Supply, Inc., Philippines 2020

862p.

9786210212136

\$ 60.00 / null

This book is written as a basic texts for all interested students, physicians and members of the Bar and Bench. It is intended to be thought provoking and enjoyable for use as a basic course on the subject and as a review and reference in a variety of forensic courses as well as in postgraduate studies. The author has tried his best to present the materials in an interesting manner, so that it can be readily integrated with what will be taught in more detail in other disciplines such as Trial Law practice and Forensic Medical Investigations.

<https://www.marymartin.com/web?pid=757090>

Post-Conviction Relief: Probation / May Hazel M. Tagupa

Central Book Supply, Inc., Philippines 2020

236p.

9786210211702

\$ 50.00 / HB

The realization that there is no publication that covers all the relevant legal anchors on probation compelled the author to put in writing what she had gathered and learned in the course of her work as a member of the judiciary. Verily, this book provides the members of the legal profession and the pillars of the criminal justice system the compilation of information necessary for the release of a convict on probation.

<https://www.marymartin.com/web?pid=757091>

The Law on Agrarian Reform / Atty. David Robert Aquino

Central Book Supply, Inc., Philippines 2020

428p.

9786210211993

\$ 55.00 / HB

Agrarian reform has always been at the core of Philippine efforts towards self-sustainability and economic development. Since the inception of our fledging Republic, this is the key agenda of every administration since Manuel Quezon to the present.

<https://www.marymartin.com/web?pid=757092>

Human Rights: A Philippine Perspective / Atty. David Robert Aquino
Central Book Supply, Inc., Philippines 2020
365p.

9786210211818

\$ 50.00 / HB

While many of the books on human rights are difficult to read and understand from the perspective of the common reader, if not downright boring, because of the complicated concepts of human rights, this book is well-researched, incisive, easy to read and understand, insightful and interspersed with appropriate profound quotes that spur the readers' interest and appetite to read on. The book practically flows from page to page with nary an effort.

<https://www.marymartin.com/web?pid=757093>

Outline in Remedial Law Volume III: Criminal Procedure / Atty. David Robert Aquino

Central Book Supply, Inc., Philippines 2020

460p.

9786210211078

\$ 60.00 / HB

His new Book on Criminal Procedure has again shown what a truly gifted writer can do in the treatment of a subject matter which every legal practitioner should know by heart. Not every writer on the subject is as qualified as he is on the subject. He was part of the Supreme Court Committee that crafted the 2000 Revised Rules on Criminal Procedure and continued to put to practice the rules as a practicing lawyer.

<https://www.marymartin.com/web?pid=757094>

Philippine Laws and Jurisprudence on Anti-Human Trafficking / Atty. JEDREK C. NG, LL.M.

Central Book Supply, Inc., Philippines 2020

560p.

9786210211986

\$ 50.00 / HB

The book introduces human trafficking by citing actual cases and jurisprudence. It discusses the Palermo Protocols and the United Nations Conventions Against Transnational Crimes and the Protocol to Prevent, Suppress and Punish Trafficking in Persons, Especially Women and Children. It also explains, outlines and illustrates the two Philippines laws passed to combat human trafficking, namely Republic Act No. 9206 and the expanded Republic Act 10364. It discusses the relationship of this laws with other related laws like Child Pornography (RA 9775), Illegal Recruitment Act (RA 10022) and even Anti Money Laundering Act (RA 9160 and 10365). Finally, it discusses the ASEAN Convention Against Trafficking in Persons and the United States Government Trafficking in Person Reports.

<https://www.marymartin.com/web?pid=757095>

Ghana Lawtimes Report 2019, Volume I / Marshall D. Umo, Moses Kayima ESQ & George Asare-Afriye ESQ.

Coceptis Group, Ghana 2019

xxviii, 672p.

\$ 220.00 / HB

2000 gm.

<https://www.marymartin.com/web?pid=756899>

Modern Approach to the Law of Interpretation in Ghana, Third Edition / Dennis Dominic Adjei

Dennis Dominic Adjei, Ghana 2019

Xlii, 566p.

Includes Index

9789988540296

\$ 180.00 / HB

1220 gm.

The book, written by Sir Dennis Dominic Adjei, Justice of the Court of Appeal and The Director of the Judicial Training Institute of Ghana, aims at providing enough material to be used as reference in all land cases.

It talks generally about land acquisition by families, stools, corporate bodies and individuals.

The book further discusses mining and mineral rights and the steps that could be taken to acquire a mining concession. It seeks to inform readers on compulsory acquisition of land for mining and the rights available to the "owner" of the land, as well as further proposing reforms in land administration.

<https://www.marymartin.com/web?pid=756900>

The Communist Judicial System in China, 1927-1976 : Building on Fear / Qiang Fang

Amsterdam University Press, Amsterdam, Netherlands 2021

336 p, 156x234mm.

Includes Index ; Bibliography

9789463729451

\$ 135.30 / HB

640 gm.

Drawing on hundreds of newly released judicial archives and court cases, this book analyzes the communist judicial system in China from its founding period to the death of Mao Zedong. It argues that the communist judicial system was built when the CCP was engaged in a life-or-death struggle with the GMD, meaning that the overriding aim of the judicial system was, from the outset, to safeguard the Party against both internal and external adversaries. This fundamental insecurity and perennial fear of loss of power obsessed the Party throughout the era of Mao and beyond, prompting it to launch numerous political campaigns, which forced communist judicial cadres to choose between upholding basic legal norms and maintaining Party order. In doing all of this, *The Communist Judicial System in China, 1927-1976: Building on Fear* fills a major lacuna in our understanding of communist-era China.

<https://www.marymartin.com/web?pid=750862>

HOW TO ORDER BOOKS FROM US :

Institutional/Individual Libraries

Please send us your official purchase order by e-mail/fax/post. We shall despatch the books to you. On receipt of the books in good condition, you can send us your Payment by Cheque/Wire Transfer. Credit Card Payments are accepted through paypal. For Postage & Packing - Actuals are charged. You can check the Postage at www.singpost.com. If you need any further clarification, please do contact us.