

Electronic Commerce 4th Edition Aspen Casebook

As recognized, adventure as competently as experience more or less lesson, amusement, as without difficulty as promise can be gotten by just checking out a books **Electronic Commerce 4th Edition Aspen Casebook** along with it is not directly done, you could believe even more nearly this life, approximately the world.

We have enough money you this proper as with ease as easy artifice to get those all. We pay for Electronic Commerce 4th Edition Aspen Casebook and numerous books collections from fictions to scientific research in any way. among them is this Electronic Commerce 4th Edition Aspen Casebook that can be your partner.

Civil Procedure Linda J. Silberman 2013 Contemporary due process cases lead off Civil Procedure: Cases and Problems , creating a conceptual framework for understanding jurisdiction and procedural rules. Coverage of the social and economic issues underlying procedural reform focuses on women, minorities, and the financial constraints on access to the adversary system. The book’s constitutional context sets the groundwork for advanced courses on Procedure and Federal Courts. Lightly edited classic cases promote analysis and preserve the language and subtlety of procedural jurisprudence. Major Supreme Court precedents are followed and complemented by up-to-date lower court decisions. Hypothetical problems open each chapter and may be used in a variety of ways, including as class simulations or practice exams in review sessions. Concise and focused notes echo the Socratic method and prompt deep consideration of important themes. The completely updated Fifth Edition provides detailed coverage of the Supreme Court’s transformation of pleading practice in Bell Atlantic and Iqbal, with analysis of its effect on lower courts and summaries of scholarly criticism. New rulings by the Supreme Court included cover personal jurisdiction, diversity jurisdiction, Erie doctrine, class actions, and arbitration. The Fifth Edition also provides extended coverage of new developments in scholarship: e-discovery, complex litigation, and alternative dispute resolution. References to important empirical studies on class actions, the new pleading standard, and access to counsel refresh the text. Features: contemporary due process cases lead off create a conceptual framework for understanding jurisdiction highlight competing values that shape other procedural rules shows social and economic context underlying procedural reform focuses on women and minorities shows general financial constraints on access to the adversary system offers constitutional context sets the groundwork for advanced courses on Procedure and Federal Courts classic cases lightly edited promote case analysis preserve the language and subtlety of procedural jurisprudence major Supreme Court precedents presented plausibility pleading class actions personal jurisdiction arbitration complemented by up to date lower court decisions hypothetical problems open each chapter use as class simulations in class rehearse as practice exams in review concise and focused notes echo the Socratic method Thoroughly updated, the revised Fifth Edition presents: detailed coverage of the Supreme Court’s transformation of pleading practice in Bell Atlantic and Iqbal , including analysis of the effects on lower courts and summaries of scholarly criticism coverage of other newSupreme Court’s decisions personal jurisdiction diversity jurisdiction Erie doctrine class actions arbitration new developments in scholarship e-discovery complex litigation alternative dispute resolution new material important empirical studies on class actions the new pleading standard access to counsel

Resolving Disputes Jay Folberg 2021-09-14 The purchase of this ebook edition does not entitle you to receive access to the Connected eBook on CasebookConnect. You will need to purchase a new print book to get access to the full experience including: lifetime access to the online ebook with highlight, annotation, and search capabilities, plus an outline tool and other helpful resources. Resolving Disputes: Theory, Practice, and Law, Fourth Edition, covers negotiation, mediation, arbitration, and hybrid approaches, preparing law students to represent clients in all types of alternative dispute resolution. The text is practical, while grounded in theory. Drawing on the authors’ decades of experience as teachers, practicing neutrals, and ADR trainers, this casebook provides vivid examples from actual cases, literature, and current media. It also offers diverse readings by leading authors, along with comprehensive video-based resources and attention to prominent developments in the field. The text integrates coverage of law, ethics, and practice, as well as interesting notes, thoughtful problems, and provocative questions. New to the Fourth Edition: Fresh new material and perspectives benefiting from two new coauthors More problems, techniques, resources, and video-based examples of effective representation in mediation Integrated access to videos, allowing students to view professionals applying techniques discussed in the book as they read Streamlined presentation—concise excerpts and summaries that allow shorter reading assignments Greater coverage of online dispute resolution (ODR) and dispute systems design (DSD)—two of the most important new directions in the field Increased focus on gender, #MeToo, culture, social activism, historical inequities, anti-racism, and other crucial issues affecting dispute resolution Today Discussion of how dispute resolution is changing with new technological advances, social trends and hybrid processes Expanded arbitration section, with attention to adhesion contracts, recent cases and legislation Access to arbitration games, exercises and streaming interviews with top arbitration experts An in-depth chapter on mixing ADR modes and hybrid processes Professors and student will benefit from: Organization and readings designed to be used as part of an active experiential class without sacrificing the deep knowledge expected in a law school course Informal writing style, interesting examples, practical advice, and thought-provoking questions, all written specifically for law students who will soon represent clients in resolving disputes Practice-based approach that helps students apply the concepts and better identify the value in the content Exercises and problems that facilitate classroom discussion

Human Action in Business Wojciech W. Gasparski 2018-01-16 Praxiology deals with working and doing from the point of view of effectiveness. It has three components: analysis of concepts involving purposive actions; critique of modes of action from the viewpoint of efficiency; and normative advisory aspects in recommendations for increasing human efficiency. This fifth volume of the Praxiology series is devoted to Human Action in Business: Praxiological and Ethical Dimensions. The adjective praxiological here means not only related to praxiology as human theory, but also assessed against the dimensions of effectiveness and efficiency. Adding also the ethical dimension, one defines the universe of the discourse about conduct characteristic of business, the economy, and management. Topics in business and management philosophy and theory are discussed by eminent contributors from different corners of the world: P. Ulrich (Switzerland); M. Bohata (Czech Republic); S. K. Chakreaborty (India); J. Donaldson, H.E. Sternberg, and P. Graham (U.K.); H. van Lujik and H. Hummels (The Netherlands); O. Loukola (Finland); Y. Pesqueux and I. Toyed (France); T.A. Mathias (India); W. W. Gasparski, A. Lewicka-Strzalecka and J. Sojka (Poland); M. Tamari (Israel); R. E. Freeman, R. G. Kennedy, S. Natale, J. A. Matel, N. Bowie, D. McCann, L. V. Ryan, P. Werhane, and K. Goodpaster (United States). Selected speeches by Pope John Paul II addressed to managers, businessmen, and general audiences involved in the economy are also included in this volume. In Volume 5, invited specialists examine the praxiological and ethical aspects of human action under the rubric of the "Triple E": Efficiency, Effectiveness, and Ethics. The volume opens with contributions reflecting on the praxiological and ethical foundations for business followed by sections discussing human action from the perspectives of religious beliefs and cultural diversity. Another section illustrates the application of these principles to business. The concluding chapters examine praxiology and ethics as the moral agenda for professional education. The volume is a must read for economists, businesspeople, social scientists, and policymakers.

Business Organizations D. Gordon Smith 2018-09-14 Reflecting ongoing changes in the structure and regulation of modern business practice, Business Organizations: Cases, Problems, and Case Studies, Fourth Edition offers a unique combination of doctrine, problems, and case studies. Recent, high-interest cases are balanced against classic teaching chestnuts. Brief, innovative problems are used in combination with longer case studies. Recent Delaware Supreme Court decisions, updated case studies, and a strong website support a clear and sustained examination of the role and purview of the law in business transactions. New to the Fourth Edition: Recent Delaware Supreme Court and Chancery Court cases, including eBay v. Newmark; DFC Global v. Muirfield Value Partners; In re: Trulia; Kahn v. M&F Worldwide (MFW); Corwin v. KKR; and new parent/subsidiary vicarious liability cases New textual coverage of developing trends such as shareholder activism, exploding deal litigation and judicial efforts to reign it in, hedge fund appraisal arbitrage, and Public Benefit Companies Revised Uniform Partnership Act materials, as updated through 2013 Updated case studies and problems that consistently reinforce topical coverage Professors and students will benefit from: A discriminating selection of fresh cases and classic chestnuts In-depth coverage of how the law applies to modern business structures, (such as joint ventures, venture capital arrangements, franchises, and new limited liability business forms) as well as growth industries (such as computers, biotechnology, and telecommunications) Short problems after selected topics that give students practice applying the legal principles covered in that section Case studies styled on the B-school model that provide opportunities for in-depth analysis of the law in business transactions Hybrid entities treated in detail, including a separate chapter on limited liability companies Teaching materials include: Teacher’s Manual PowerPoint slides and multiple-choice exam questions Prof. Smith’s recorded lectures about many key topics

Criminal Law Jens David Ohlin 2021-09-14 The purchase of this ebook edition does not entitle you to receive access to the Connected eBook with Study Center on CasebookConnect. You will need to purchase a new print book to get access to the full experience, including: lifetime access to the online ebook with highlight, annotation, and search capabilities; practice questions from your favorite study aids; an outline tool and other helpful resources. Jens Ohlin’s Criminal Law is designed to respond to the changing nature of law teaching by offering a shorter, flexible, and more doctrinal approach, with an emphasis on application. Materials are presented, in a visually lively style, via a consistently structured pedagogy within each chapter: Doctrine (treatise-like explanation), Application (cases), and Practice/Policy (questions providing an opportunity for normative critique of the law and exploration of practical and strategic challenges facing criminal lawyers). Theory is integrated into the doctrine section rather than conveyed through law review excerpts, so as to help students make the necessary connections to doctrinal issues. Aggressively-edited cases help keep the length to a minimum, and modern cases will engage younger students and professors. New to the Third Edition: New materials on mass incarceration, the “defund the police” movement, and prison abolition Revised chapter on Felony Murder, taking into account recent doctrinal developments, including California’s repeal of the doctrine revised chapter on Provocation New Problem Case dealing with “Swatting” New chapter on Offenses Against the Administration of Justice, covering obstruction of justice, perjury, bribery, corruption, and contempt of court Professors and students will benefit from: Structure and content which line up with how professors actually teach the course, as opposed to how the course was taught a generation ago Integrated notes throughout the casebook, directing students to view a series of 20 short video clips that bring the doctrinal controversies to life in a fictional courtroom Shorter-than-average casebook length, helping to make it more manageable for professors with reduced course hours Brief chapters, each focusing on a single doctrine Innovative pedagogy emphasizing application of law to facts (while still retaining enough flexibility so as to be useful for a variety of professors with different teaching styles) Theory interwoven into doctrine materials (rather than rigorous law review excerpts) New, fresh, tightly-edited cases Post-case notes and questions to invite closer examination of doctrine/application and to generate class discussion “Problem Case” boxes (featuring high-profile cases and which include discussion questions) Hypotheticals “Afterward” boxes (following some cases) “Advice” boxes “Practice and Policy” sections in each chapter, urging students to consider how the various actors in the process (prosecutors, defense counsel, judges and juries) make particular decisions and the strategic calculations that informed them, and make this casebook more practice-ready than others Open, two-color design with appealing visual elements (including carefully-selected photographs)

Books in Print Supplement 2002

Contracts Edward Allan Farnsworth 2004 This eagerly awaited revision of a prestigious student treatise helps professors demystify the intricacies of contract law. Long respected for its clarity and accessibility, Contracts, in its completely updated Fourth Edition, continues to illuminate doctrine and practice. The textbook builds on its well-known strengths: Comprehensive coverage of all of the topics that figure prominently in most contracts courses. Intuitive, insightful approach for first-year law students.... Clear explanations of the rules, illustrated with noteworthy examples. Incorporation of many recent cases into examples. Clear prose and incisive analysis Reflection of the expertise of the author, who has also written a successful practitioner treatise. Suitability for use alongside any casebook. The Fourth Edition keeps pace with developments in the field, providing: Detailed comparisons of the contract rules of 2003, revised Article 2 (2003), with previous Article 2. Citations to revised Articles 1 and 9. Citations to dozens of new cases, including those applying CISG (Vienna Sales Convention) and reference to current decisions in such areas as employment agreements, enforceability of arbitration clauses, anti-nuptial contracts, liquidated damages, pre-contractual liability, and electronic contracting. Citations to new law journal articles and updated citations to other secondary sources. Learning contract law will be less daunting when the Fourth Edition of E. Allan Farnsworth’s Contracts is available for extra assistance.

Software and Internet Law Mark A. Lemley 2011 Among the first casebooks in the field, Software and Internet Law presents clear and incisive writing, milestone cases and legislation, and questions and problems that reflect the authors’ extensive knowledge and classroom experience. Technical terms are defined in context to make the text accessible for students and professors with minimal background in technology, the software industry, or the Internet. Always ahead of the curve, the Fourth Edition adds coverage and commentary on developing law, such as the Digital Millennium Copyright Act’s Safe Harbor, the Electronic Communications Privacy Act, and the Stored Communications Act. Hard-wired features of Software and Internet Law include: consistent focus on how lawyers service the software industry and the Internet broad coverage of all aspects of U.S. software and internet law;with a focus on intellectual property, licensing, and cyberlaw The Fourth Edition responds to this fast-changing field with coverage of : the Digital Millennium Copyright Act’s Safe Harbor the Electronic Communications Privacy Act the Stored Communications Act Hot News; Misappropriation Civil Uses of the Computer Fraud and Abuse Act Pacific McGeorge Global Business & Development Law Journal 2006

Mediation Dwight Golann 2021-09-14 The purchase of this ebook edition does not entitle you to receive access to the Connected eBook on CasebookConnect. You will need to purchase a new print book to get access to the full experience including: lifetime access to the online ebook with highlight, annotation, and search capabilities, plus an outline tool and other helpful resources. Mediation: The Roles of Advocate and Neutral, Fourth Edition, integrates mediation skills and strategies with theory, ethics, and practice applications to teach students about legal mediation and how to represent clients effectively in the process. This book reflects the experience of its authors, who are both professors and practicing legal mediators with decades of experience teaching and resolving cases. It includes all the coverage of mediation found in Resolving Disputes, the survey text, as well as material on negotiation and hybrid processes and additional coverage of mediation. Most important, this book has become a fully video-integrated text. As they read students are referred to 65 unique video excerpts, embedded in the text and instantly accessible, which show leading mediators applying specific techniques and strategies to overcome barriers to settlement. New to the Fourth Edition Video: Unique and diverse video excerpts, created expressly for this book and embedded in the text, featuring mediators from the U.S. and around the world. Virtual mediation: Analysis of the special aspects of mediating via Zoom, based on the experiences of professional mediators. Grief and loss: New material probing deeply into the psychology of loss and how it affects settlement decisions. ODR: New readings on online mediation. International: Perspectives and video of international practitioners, based on the authors’ experience training mediators on five continents. Professors and student will benefit from: Concise content that supports an active experiential class, without sacrificing the deeper knowledge expected in a law school course. An informal writing style that presents actual case examples, practical advice, and thought-provoking questions written for students who will soon become lawyers, representing clients in mediating disputes. A practice-based approach that helps students apply concepts, including realistic roleplays that facilitate classroom discussion. Examples of lawyers taking on roles as informal mediators, giving students models of how to apply mediative skills immediately in their practice.

Constitutional Structure Randy E. Barnett 2022-01-31 Constitutional Structure: Cases in Context, Fourth Edition

Cases and Materials on Business Entities Eric A. Chiappinelli 2018-03-30 Intended for the basic course in Business Organizations, Cases and Materials on Business Entities encompasses corporations, agency, partnership, and LLCs. Its extended coverage of alternative business entities distinguishes it from the more limited corporations-focused coverage of many business organizations texts. The author includes elaborate problems designed to help students become practice-ready as well as enhanced coverage of LLCs and principal cases that were decided within the last 20 years. The recipient of numerous teaching awards and a former clerk at the California Supreme Court and the U.S. District court, author Eric Chiappinelli has taught, written, and practiced extensively in business entities, corporate law, securities regulation, and civil procedure. Key Features: Over 20 new cases, including Shawe v. Elting (Del. 2017). All principal cases are less than 20 years old. Corporation chapters reflect MBCA (2016), and Partnership materials reflect UPA (2013). LLC chapter has been revised and updated. New materials on ultra vires and ultimate beneficiaries. New discussion of DGCL §§ 204 and 205 and MBCA (2016) Subchapter E (ratifying defective acts) New real-life examples: Kate Spade acquired by Coach and Toys “R” Us bankruptcy.

Constitutional Law Erwin Chemerinsky 2013 A leading text by a prominent scholar, Constitutional Law is known for its concise, yet comprehensive presentation. Professor Chemerinsky’s distinctive approach presents the law solely through case excerpts and his own essays. With the author’s context and background information, the law becomes more readily understood. A flexible organization accommodates a variety of course structures; no chapter assumes that students have read preceding material. A complete Teacher’s Manual and Annual Case Supplement round out this acclaimed text. The Fourth Edition introduces a streamlined presentation for even greater

manageability. Major new cases are reviewed: United States Department of Health and Human Services v. State of Florida (constitutionality of the Affordable Care Act); Arizona v. United States (preemption of Arizona’s SB 1070); McDonald v. City of Chicago (application of the Second Amendment to the states); and Citizens United v. Federal Election Commission (First Amendment right of corporations to spend money in elections.) Features: concise, yet comprehensive presentation distinctive approach presents the law solely through case excerpts and author-written essays context and background information for greater understanding flexible organization–no chapter assumes that students have read the rest straightforward, accessible writing style Annual Case Supplement Thoroughly updated, the revised Fourth Edition presents: a streamlined presentation for greater manageability inclusion of major new cases United States Department of Health and Human Services v. State of Florida (constitutionality of the Affordable Care Act) Arizona v. United States (preemption of Arizona’s SB 1070) McDonald v. City of Chicago (application of the Second Amendment to the states) Citizens United v. Federal Election Commission (First Amendment right of corporations to spend money in elections)

Electronic Commerce Ronald J. Mann 2014-11-12 The only casebook dealing with e-commerce, Electronic Commerce, Fourth Edition, utilizes problems to expound a transactional approach to electronic commerce. Written by Ronald J. Mann, a preeminent and prolific Commercial Law scholar, this system-oriented text is structured around the hypothetical representation of a technology company. The new edition has been meticulously updated with the latest cases and problems that reflect those cases and current issues. This concise casebook offers: Distinguished authorship: Ronald Mann is a leading scholar in Commercial Law and recently served as Reporter for revisions to UCC Articles 3, 4, and 4A. Lucid and concise reading assignments that use non-technical language whenever possible. Need-to-know technology is explained clearly and accessibly. Exercises that clearly illustrate current issues in e-commerce practice. Dozens of separate assignments so that professors can easily concentrate on their own areas of interest. Coverage of important commercial law topics, including: Click-through contracts Cybersquatting Web site development Software licensing Electronic payments New to the Fourth Edition: Updated problems based on recent case law and current issues. New cases, including: Rescucem Corp. v. Google & Second Circuit decision permitting lawsuit against Google for selling ads based on trademarked name Jacobsen v. Katzer & First appellate decision validating licenses for open-source software Jaynes v. Commonwealth of Virginia & Virginia Supreme Court case invalidating Virginia anti-spam law under First Amendment Fair Housing Council v. Roommates.com & Ninth Circuit en banc decision on liability of Web site for discriminatory postings seeking roommates Chicago Lawyers & Committee for Civil Rights Under Law, Inc. v. Craigslist, Inc. & Easterbrook decision exonerating Craigslist for behavior similar to Roommates behavior condemned by Ninth Circuit Conwell v. Gray Loon Outdoor Marketing Group, Inc. & Indiana Supreme Court case interpreting contract for design of Web site

American Book Publishing Record 2006

Natural Resources Law Christine A. Klein 2018-02-01 This new sleek and slender textbook provides a platform for teaching Trusts & Estates as an accessible, engaging area of the law. As its title implies, Essentials covers only the core legal doctrines and does so in a concise, straightforward format that focuses on application rather than theory. The organizational structure of each chapter facilitates student learning by providing: a clear explanation of the doctrine in plain English an excerpt of relevant statutory authority where applicable an illustration of the doctrine through a carefully-selected judicial opinion, and an application of the doctrine in a problem set. Each judicial opinion is followed by a series of questions, as well as narrative answers to each question. The problem sets, which are heavily emphasized, simulate the practice of law in a realistic Trusts & Estates setting. Essentials is adaptable for two, three, and four credit versions of the Trusts & Estates survey course.

Booker’s Law Books and Serials in Print 1986

Constitutional Law Randy E. Barnett 2021-10-27 Buy a new version of this textbook and receive access to the Connected eBook with Study Center on CasebookConnect, including: lifetime access to the online ebook with highlight, annotation, and search capabilities; practice questions from your favorite study aids; an outline tool and other helpful resources. Connected eBooks provide what you need most to be successful in your law school classes. Learn more about Connected eBooks. Constitutional Law: Cases in Context places primary emphasis on how constitutional law has developed since the Founding, its key foundational principles, and recurring debates. By providing both cases and context, it conveys the competing narratives that all lawyers ought to know and all constitutional practitioners need to know. Teachable, manageable, class-sized chunks of material are suited to one-semester courses or reduced credit configurations. Generous case excerpts make the text flexible for most courses. Cases are judiciously supplemented with background readings from various sources. Innovative study guide questions presented before each case help students focus on the salient issues, challenging them to consider the court’s opinions from various perspectives, and suggesting comparisons or connections with other cases. New to the Fourth Edition: New unit on Criminal Procedure cases taught from the perspective of constitutional law. Integrated with twelve-hour video library that brings Supreme Court cases to life Includes decisions from the Roberts Court through June 2021 Professors and student will benefit from: An online library of sixty-three videos (access codes provided with purchase of the book) brings the Supreme Court’s most important decisions to life. The casebook is published in two paperback “splits.” The first split can be used for Constitutional Law I (Structure). The second split can be used for Constitutional Law II (Rights). The splits sell for half the price of the hardcover casebook. A highly accessible and engaging structure that examines the competing narratives that pervade the development of American constitutional law since the founding. Related cases that are grouped together into assignments making it simple for professors to construct syllabi, and assign students a reasonable amount of reading for each topic. A wealth of photographs, maps, and primary documents to bring the cases to life. A new supplement for Fall 2021 that includes all cases from the recently-concluded Supreme Court term. Teaching materials include: An extensive Teacher’s Manual that provides guidance to teachers, old and new, to increase the effectiveness of their instruction. A series of short, focused, two-minute videos about each case in the book feature the authors discussing the facts, posture, analysis, and holding of the case.

Mergers and Acquisitions Robert B. Thompson 2022-01-31 Mergers and Acquisitions, Law and Finance, Fourth Edition

The Zoning of America Michael Allan Wolf 2008 Revisits the landmark case Euclid v. Ambler, in which the Supreme Court surprisingly upheld the constitutionality of local zoning laws protecting residential neighborhoods from real and perceived disturbances, a decision that forever changed the way American cities and their suburbs were organized.

Natural Resources Law Christine A. Klein 2013 When you purchase a new version of this casebook from the LIFT Program, you receive 1-year FREE digital access to the corresponding Examples & Explanations in your course area. Now available in an interactive study center, Examples & Explanations offer hypothetical questions complemented by detailed explanations that allow you to test your knowledge of the topics covered in class. Starting July 1, 2017, if your new casebook purchase does not come with an access code on the inside cover of the book, please contact Wolters Kluwer customer service. The email address and phone number for customer service are on the copyright page, found within the first few pages, of your casebook. By using specific examples from locations across the country, authors Klein, Cheever, and Birdsong evoke the intensity of debate that arises out of disputes over natural resources. Creating context through a place-based approach, the authors illuminate policy and breathe life into statutory interpretation. Students from every part of the country will find something to relate to their own experience in the panoply of issues located in this casebook. Natural Resources Law: A Place-Based Book of Problems and Cases, Second Edition, features: broad national coverage that extends beyond traditional public lands topics illustrative examples that involve specific locations, often including a photo or map to create context interesting problems in each chapter, with rich fact patterns, that raise contemporary policy issues discriminating case selection that includes a mix of landmark and recent decisions relevant statutory and regulatory excerpts begin every chapter, eliminating the need for a statutory supplement consistent emphasis on primary sources throughout the text adaptable and teachable organization—readings are grouped into assignment-sized segments Updated throughout and with expanded geographic coverage, the Second Edition includes: extensive coverage of climate change, including Massachusetts v. EPA and discussion of adaptation/mitigation policy options new material on national energy policy, including its relationship to climate change and national security a new chapter on marine resources excerpts of recent case decisions NAHB v. Defenders of Wildlife (ESA and CWA delegation) Sierra Forest Legacy v. Rey (NEPA and logging challenge) Citizens for Better Forestry v. U.S. Department of Agriculture California ex rel. Bill Lockyer v. United States Department of Agriculture (Roadless Rule Challenge) Hicks v. Dowd (termination of conservation easements) Hage v. United States (regulatory taking of water rights) Rapanos v. United States (wetlands jurisdiction) ESA polar bear listing, new Forest Service planning regulations, wetland mitigation rule, and final CWA water transfer rule Now with a wider geographic scope in the Second Edition to include more of the eastern states, few casebooks in any subject offer more teaching support than Natural Resources Law: A Place-Based Book of Problems and Cases .

Lawyer Negotiation Jay Folberg 2021-09-14 The purchase of this ebook edition does not entitle you to receive access to the Connected eBook on CasebookConnect. You will need to purchase a new print book to get access to the full experience including: lifetime access to the online ebook with highlight, annotation, and search capabilities, plus an outline tool and other helpful resources. Designed to prepare law students to negotiate knowledgeably and successfully as lawyers representing clients, Lawyer Negotiation: Theory, Practice, and Law, Fourth Edition features an integrated approach that combines theory, skills, negotiation strategy, ethics, and law. A sleek, readable, and lively text for any law school Negotiation course, this book reflects the authors’ experience as negotiators, mediators, ADR teachers, and trainers. Interesting notes, thoughtful problems, provocative questions, and new video resources throughout the text raise practical negotiation challenges and policy issues. The focus is on negotiating legal claims and issues on behalf of clients. Previous editions have proven popular because of the very readable and lively text, interesting notes, thoughtful problems, and provocative questions that raise practical negotiation challenges and issues, which are updated in this new edition. Carefully curated excerpts from other leading authors are included, allowing for diverse ideas to be presented on negotiation techniques and eliminating the need for supplemental material. Vivid examples are included from real cases and literature, which bring negotiation concepts and applications to life. The book is designed for experiential, interactive teaching utilizing provided role-plays, exercises, problems, and streaming video examples. In addition to direct negotiation, how to advantageously use assisted negotiation in the form of mediation advocacy is included. New to the Fourth Edition: Fresh material and perspective benefiting from a new co-author Each chapter has been updated with new insights and examples More video-based examples, problems, and resources—linked video excerpts can now be streamed showing different negotiation styles and techniques Streamlined presentation of outside excerpts Greater coverage of distance negotiation, including email and remote contexts Increased focus on #MeToo, gender, social activism, historical inequities, anti-racism, cultural and style differences, online negotiation, technological advances, and other crucial issues affecting negotiation and dispute resolution today Excerpts have been condensed or summarized to shorten reading assignments, allowing more time for experiential learning Professors and student will benefit from: Step-by-step organization and readings designed to be used as part of an active experiential class without sacrificing the deep knowledge expected in a law school course Informal writing style, interesting examples, practical advice, and thought-provoking questions, all written specifically for law students who will soon represent clients as negotiators Practice-based approach which helps students apply the concepts Exercises and accompanying role-plays that facilitate classroom discussion Assessment tools to aid in student learning and understanding Videos that show experienced lawyers, negotiators, and mediators performing role plays

Constitutional Rights Randy E. Barnett 2022-01-31 Constitutional Rights: Cases in Context, Fourth Edition

Reconstructing the National Bank Controversy Eric Lomazoff 2018-09-10 The Bank of the United States sparked several rounds of intense debate over the meaning of the Constitution’s Necessary and Proper Clause, which authorizes the federal government to make laws that are “necessary” for exercising its other powers. Our standard account of the national bank controversy, however, is incomplete. The controversy was much more dynamic than a two-sided debate over a single constitutional provision and was shaped as much by politics as by law. With Reconstructing the National Bank Controversy, Eric Lomazoff offers a far more robust account of the constitutional politics of national banking between 1791 and 1832. During that time, three forces—changes within the Bank itself, growing tension over federal power within the Republican coalition, and the endurance of monetary turmoil beyond the War of 1812 --drove the development of our first major debate over the scope of federal power at least as much as the formal dimensions of the Constitution or the absence of a shared legal definition for the word “necessary.” These three forces—sometimes alone, sometimes in combination—repeatedly reshaped the terms on which the Bank’s constitutionality was contested. Lomazoff documents how these three dimensions of the polity changed over time and traces the manner in which they periodically led federal officials to adjust their claims about the Bank’s constitutionality. This includes the emergence of the Coinage Clause—which gives Congress power to “coin money, regulate the value thereof”—as a novel justification for the institution. He concludes the book by explaining why a more robust account of the national bank controversy can help us understand the constitutional basis for modern American monetary politics.

Law Books Published 1998

Employment Law Richard Carlson 2018-08-24 Employment Law introduces students to major issues and problems in labor policy and the practice of employment law, moving from one practical or policy area to the next, recalling and expanding students’ understanding or basic legal principles in particular contexts, and introducing laws specially designed for the protection of employees and other individual workers. Updates to the Fourth Edition: Materials current through early 2018 and the early Trump Administration Updated materials on employee status and joint employers in the sharing and gig economy New materials on interns and other student workers proof and rebuttal of mixed motive discrimination on the basis of sexual identity and orientation the “personal comfort” doctrine in workers’ compensation law testing for prescription drugs and “direct observation” rules Employee “concerted action” in “dealing” with employer, including use of social media Updates on the impact of the Affordable Care Act on employee benefit plans the impact of Marijuana legal reform employer electronic surveillance of employees Developments in the law of tortious interference

Index to Legal Periodicals & Books 2003

Education Law, Policy, and Practice Michael J. Kaufman 2017-09-12 Challenging students to question the political and philosophical assumptions underlying the law, Education Law, Policy, and Practice promotes a depth of understanding about the key cases and statutes. The authors integrate the law with policy and practice, following related political, financial, and practical issues. The law is presented through a teachable mix of key cases and materials on the practice and political aspects of school law, and an effective macro organization helps place topics into an integrated framework. Each of the major issues in education law is discussed at length: the boundaries of public and private, church and state, relations; school governance and the tensions between federal power and local control; the rights and responsibilities of students and teachers; and the educational environment and its liabilities. “Practicums” in each section allow students to apply the law to realistic situations. Features: New cases: Andrew F. v. Douglas County School District; Fisher v. the University of Texas. A complete description and analysis of the brand new Every Student Succeeds Act of 2015. A series of key questions and answers that follow each major section, and are designed to provide formative and summative assessments of student learning outcomes. **Basic Tort Law** Arthur Best 2014-07-08 Arthur Best and David Barnes draw on their years of experience in teaching and writing about torts to ensure that Basic Tort Law: Cases, Statutes, and Problems is user friendly for both students and professors. Concise and accessible, this casebook introduces cases and explains important concepts using clear, direct language and pedagogy.

Contemporary Employment Law C. Kerry Fields 2021-07-29 The purchase of this ebook edition does not entitle you to receive access to the Connected eBook with Study Center on CasebookConnect. You will need to purchase a new print book to get access to the full experience, including: lifetime access to the online ebook with highlight, annotation, and search capabilities; practice questions from your favorite study aids; an outline tool and other helpful resources. p>Contemporary Employment Law, Fourth Edition, is a straightforward approach to learning the legal essentials of managing a modern workforce, through a practical, balanced discussion of employment and labor law. Designed for a one-semester course that covers the major aspects of employment and discrimination law, the text begins by identifying the differences between employees and independent contractors. In a three-part format, the authors cover the Employment Relationship, Equal Opportunity Laws, and Employee Protections and Benefits. The text is written with the student in mind, with interesting examples, concept summaries, modern topics and issues, and a clearly written narrative approach to the material. The revised Fourth Edition continues to provide the information students need in a practical and contemporary text. New to the Fourth Edition: New summary

charts provide helpful overviews of complex topics: Recruitment, Selection, and Testing at the end of Chapter 2 Remedies for Discrimination Claims at the end of chapter 4 Post Hire Employment Discrimination Claims at the end of Chapter 5 Leaves of Absence at the of Chapter 11 Wage and hour claims at the end of Chapter 14 WARN Mass Layoffs and Plant Closures at the end of Chapter 14 The most up-to-date developments in employment law, with new statutes, regulations, and Supreme Court cases, including those on gender orientation and transgender status. An updated glossary which makes it easier for students to find definitions of the important terms discussed in the text. Updated forms. Professors and student will benefit from: Rich pedagogical design Landmark as well as current cases, edited to give attention to the key points while using the actual language of the court in its decision Every briefed case includes thought provoking Focus on Ethics questions Sample forms used in employment law and human resource practice are placed throughout the text and enable students to appreciate how a concept is applied in the real world. Practice problems for exam review that facilitate student learning Teaching materials Include: Instructor’s Manual Test Bank PowerPoints
[Current Publications in Legal and Related Fields 2005](#)

2015 U.S. Higher Education Faculty Awards, Vol. 2 Faculty Awards 2015-12-29 FacultyAwards.org is the first and only university awards program in the United States based on faculty peer evaluation. Faculty Awards was created to recognize outstanding faculty members (as viewed by their Faculty peers) at colleges and universities across the United States. Faculty members voted through the 2014-2015 academic year for their peers at their academic departments and schools within a number of categories. . Access to FacultyAwards.org to nominate and vote for Faculty was limited to university professors or faculty members at accredited U.S. institution of higher education. . Faculty members were nominated and voted for by other faculty members in their own academic departments and schools. We strove to maintain an accurate peer-review process. Voting was not open to students or the public at large. In addition, faculty members voted for educators only at their own college or university. Winners for the 2014-2015 academic year, in all departments and colleges across U.S. institutions of higher education were announced in March 2015 and are permanently archived at FacultyAwards.org, as well as recognized in this 2015 print edition of the Faculty Awards Compendium. For the academic year 2014-2015 votes were cast to nominate and vote for Faculty members, and no self-voting was allowed, to assure the integrity of the whole process. This volume of the Faculty Awards Compendium includes Faculty awardees within Business, Education, Health Sciences and Nursing, Law, Medicine, Political & Policy Sciences, and Public Affairs Disciplines for the 2014-2015 academic year. A total of 1216 winning Faculty members in 637 higher education institutions were determined after tallying the votes. We would like to thank all Faculty members who participated in the voting process and to wish all the Faculty awardees continued success in their academic endeavors. We look forward to resuming the voting process for the 2015-2016 academic year awards.

[Guide to International Legal Research 2004](#)

Legal Canons Jack Balkin 2000-08-01 Every discipline has its canon: the set of standard texts, approaches, examples, and stories by which it is recognized and which its members repeatedly invoke and employ. Although the last twenty-five years have seen the influence of interdisciplinary approaches to legal studies expand, there has been little recent consideration of what is and what ought to be canonical in the study of law today. Legal Canons brings together fifteen essays which seek to map out the legal canon and the way in which law is taught today. In order to understand how the twin ideas of canons and canonicity operate in law, each essay focuses on a particular aspect, from contracts and constitutional law to questions of race and gender. The ascendancy of law and economics, feminism, critical race theory, and gay legal studies, as well as the increasing influence of both rational-actor methodology and postmodernism, are all scrutinized by the leading scholars in the field. A timely and comprehensive volume, Legal Canons articulates the need for, and means to, opening the debate on canonicity in legal studies. Table of Contents

Legal Writing Richard K. Neumann Jr 2019-03-15 Written in a style that engages students, Legal Writing, Fourth Edition by Richard K. Neumann Jr., Sheila Simon, and Suzianne D. Painter-Thorne, includes outstanding coverage

on organizing analysis according to the CREAC formula (also known as the paradigm), the writing process, storytelling techniques, rule analysis, statutory interpretation, and professionalism. In addition, the book has a dynamic website where student resources include Sheila Simon’s famed lasagna presentation, classroom and independent exercises, self-assessment checklists, and other learning tools. New to the Fourth Edition: Shorter, more focused chapters New sample documents A motion memo from a ground-breaking marriage equality case Professors and students will benefit from: The compact, conversational tone Short, accessible assignments and exercises Checklists that help students assess their own writing An interesting mix of theory and reality

Books in Print 1995

Theorizing Backlash Anita M. Superson 2002 Contrary to the popular belief that feminism has gained a foothold in the many disciplines of the academy, the essays collected in Theorizing Backlash argue that feminism is still actively resisted in mainstream academia. Contributors to this volume consider the professional, philosophical, and personal backlashes against feminist thought, and reflect upon their ramifications. The conclusion is that the disdain and irrational resentment of feminism, even in higher education, amounts to a backlash against progress.

Licensing Intellectual Property Robert W. Gomulkiewicz 2018-02-21 Intellectual property is among the most important and interesting areas of law, thanks to its close link to the technological changes sweeping society. But it is not enough to simply own patents, copyrights, trademarks, and trade secrets—inventors and creators need to put these intellectual property assets to productive use. Licensing is the most important way to do that. Licensing Intellectual Property: Law and Application provides students of varied backgrounds with an understanding of the legal principles and licensing models available to help clients accomplish their business objectives. This book is for courses focusing on the law of licensing and the application of licensing in practice. In particular, the book’s extensive drafting and client counseling exercises provide students the opportunity to develop their skills. Discussion of new Supreme Court cases Updated material on the boundaries around licensing transactions Revised material on patent exhaustion and copyright first sales New material on university technology transfers

Higher Education Law Kinton W. Alexander 2016-10-04 This fully revised and updated textbook weaves law into its historical, political, and sociological context, while providing clear explanation of the law as it applies to American colleges and universities. This text draws exclusively on federal and state cases emerging from campuses and includes helpful pedagogical elements—such as chapter outlines, questions for discussion, side bars, text boxes, research aids, and summation of law—to equip readers with the tools and knowledge to effectively respond in an environment of increasing litigation. Addressing a gap in the literature, this new edition provides a comprehensive and accessible understanding of the latest laws relevant to higher education and student affairs administrators. New In This Edition: Explanation and streamlining of old case law. New cases throughout covering recent developments in: student loan debt, student safety, Internet speech, affirmative action, discrimination, Greek life, issues relating to new technology, non-faculty employees, campus police, and athletics. Revised explanation on student and college costs. Expanded examination of the idea of academic freedom

Commentaries and Cases on the Law of Business Organization William T. Allen 2016-03-01 The extraordinary authorship of William T. Allen and Reinier Kraakman provides a unique real-world perspective to Commentaries and Cases on the Law of Business Organization. Logical and flexible organization allows for chapters to be taught in any order to accommodate alternative teaching approaches. Rich commentary in the form of explanatory notes facilitates teaching and understanding. Careful case selection and editing presents both classic and important recent cases. An economic-analysis perspective is made accessible through clear and consistent explanatory text. Examples, hypotheticals, and diagrams illustrate conceptual and theoretical models. The text can easily be used in a Business Organization course with a focus on corporate law. Features: New chapter on basic finance and valuation concepts that updates materials from earlier editionsExtensively revised chapter on the corporate voting system which addresses the success of several governance reformsUpdated discussion of the duty of loyalty including Delaware benefit corporations and the demise of Emerald Partners IIUp-to-date and authoritative commentary on the Delaware case lawA presentation centered on the principal-agent problem, which gives students a functional framework for understanding both statutory law and judicial decisions