FROM THE PUBLISHER

When publishing comes up in conversation, it usually involves words like "decline," or whether or not the publishing industry can "survive" in the twenty-first century. And while it's true that changing technologies and markets present unique and ever-evolving challenges, we believe that words like "opportunity" and "excitement" are the keys to understanding the future of the field. We can print, bind, and sell a book just as we have always done—we can also make that same book available immediately via a multitude of ebook platforms. We can use traditional, text-based approaches to getting ideas into the classroom; at the same time, we can challenge students to expand the discussion by using the wealth of multimedia sources and new perspectives available to them.

Too often, though, these options are presented as a choice that has to be made, or as a dilemma to be solved, rather than as a set of approaches that can be used in concert to create the kind of dynamic learning environment that students are increasingly demanding. Our mission is to offer a collection of titles that combine the proven elements and hallmarks of traditional texts with the innovative approaches to pedagogy and learning materials that are increasingly defining the world of higher education. And so while the format of publishing may change, the desire to learn, to communicate ideas, and to enter into significant, lifelong conversations will not—which means that publishing, in whatever form it takes, is at the heart of our cultural and intellectual life. Just like it's always been.

Sincerely,

Keith R. Sipe, Publisher

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This book helps students learn how to think and act like administrative lawyers. Its structure and contents reflect that most law school graduates have actual clients on whose behalf they must identify the relevant law, learn the applicable agency procedures, and build a favorable record. The book begins by introducing the components of administrative law. Then it teaches students how to learn about an unfamiliar agency, how to analyze and research various types of agency action (e.g., agency rulemaking and adjudication), and how to obtain review of agency actions at the administrative and judicial levels. The book uses problems to provide a practitioner-focused approach to the subject. It also uses learning tools such as checklists and graphics. The book also includes excerpts of the major judicial opinions that make up the administrative law canon.


Mastering Administrative Law
William R. Andersen, Emeritus, University of Washington School of Law
2010, 286 pp, ISBN 978-1-59460-582-6, paper, $32.00, ebook available

Mastering Administrative Law supplements courses in administrative law or introduces the subject for lawyers trained in other legal systems. The book covers all the basic administrative law topics, including a description of how the administrative process fits into our governmental structure, typical agency procedures (e.g., rulemaking, adjudication, etc.), important statutes affecting agencies (e.g., the Freedom of Information Act), constitutional limits on legislatures and agencies, and the limited but critical role of the courts in monitoring the process.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

Principles and Practice of Maryland Administrative Law
Arnold Rochvarg, University of Baltimore School of Law
2011, 396 pp, ISBN 978-1-61163-055-8, $150.00, classroom price available

This book is an essential source for all attorneys in Maryland who represent clients at the Office of Administrative Hearings and in cases in the courts involving administrative law. The book explains and analyzes all the relevant law necessary to represent clients in the myriad matters governed by principles of administrative law. Given that the Maryland central panel approach has been adopted by over half the states and the District of Columbia, this book is also a useful tool for lawyers outside of Maryland.
Food, Farming, and Sustainability
Readings in Agricultural Law
Second Edition
Susan A. Schneider, University of Arkansas School of Law
Teacher's Manual forthcoming

Agricultural law is the unique network of laws that apply to the production, marketing, and sale of agricultural products. These laws guide farming practices and frame our food system. This updated edition provides an issues-based study of law and policy, discussing the exemptions and special rules that apply to the agricultural sector. It is divided into units that introduce areas of current relevance including the farm bill, farm structure and industrialized agriculture, environmental concerns, migrant labor, farm animal welfare, and agricultural finance and credit. From its initial discussion of “agricultural exceptionalism” to its concluding remarks on the future of our food system, the book is certain to spark thoughtful dialogue.

Agricultural, Law, See also:
• Global Legal Regimes to Protect the World’s Grasslands, p. 35

Mastering Alternative Dispute Resolution
Kelly M. Feeley, Stetson University College of Law
James A. Sheehan, Stetson University College of Law

Mastering Alternative Dispute Resolution covers what readers need to know about negotiation, mediation, and arbitration without requiring them to tunnel through a morass of rules, regulations, statutes, and case law. The book breaks through the legalese of legal texts and utilizes the concept of storytelling to make the material interesting and engaging.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

Outsourcing Justice
The Rise of Modern Arbitration Laws in America
Imre Szalai, Loyola University New Orleans College of Law

Drawing on previously untapped archival sources, this book explores the many different people, institutions, forces, beliefs, and events that led to the enactment of modern arbitration laws during the 1920s, and examines why America's arbitration laws radically changed during this period. By examining the history of modern arbitration laws and the original intent behind these laws, this book demonstrates how the U.S. Supreme Court has grossly misconstrued these laws and unjustifiably created an expansive, informal, private system of justice touching almost every aspect of American society and impacting the lives of millions.

Mastering Negotiation
FORTHCOMING!
Michael R. Fowler, University of Louisville

Mastering Negotiation provides a comprehensive overview of all of the key stages of the negotiation process: choosing an approach, preparing to negotiate, initiating talks, moving to substantive bargaining and problem-solving, overcoming common difficulties, and closing a deal. It focuses on issues of negotiation strategy, especially those associated with the interest-based or mutual-gains negotiation that professional negotiators often use in complex disputes, and it provides a more scholarly treatment than is found in such popular negotiation handbooks as Getting to Yes. Special features include chapters on cross-cultural negotiations, group negotiations, and ethical issues as well as a comprehensive glossary of negotiation terms.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

The Middle Voice
Mediating Conflict Successfully
Second Edition
Joseph B. Stulberg, The Ohio State University College of Law
Lela P. Love, Cardozo School of Law

Everyone mediates. The only question is: how well? Whether you want to be a better professional mediator or more successful in managing conflict in your workplace, family, classroom, community, service organization, or political group, this book is for you. Written in a clear, engaging style, richly illustrated with diverse examples, and with an important new chapter providing guidance on mediating conflicts laced with diversity dynamics, The Middle Voice describes the role of a mediator and the skills and knowledge necessary to conduct a successful process.

ALTERNATIVE DISPUTE RESOLUTION/NEGOTIATION, SEE ALSO:
• International Dispute Resolution 2E, p. 49
• International Litigation and Arbitration 6E, p. 49
• Recent Developments in Administrative Law and Alternative Dispute Resolution, p. 49

A Worldview of Animal Law
Bruce A. Wagman, Schiff Hardin LLP
Matthew Liebman, Animal Legal Defense Fund

This book covers the way different countries and cultures treat animals under the law and is split into subject areas tied to the different ways we interact with animals in society, with a focus on comparing the laws in different countries in the current era. Its format and wide coverage make it interesting for readers in any country who want to know about animal law, whether for personal, educational, or professional reasons.
Animal Law
Cases and Materials
Fifth Edition
Sonia S. Waisman, McCloskey, Waring & Waisman LLP
Pamela D. Frasch, Center for Animal Law Studies, Lewis & Clark Law School
Bruce A. Wagman, Schiff Hardin LLP
Teacher’s Manual forthcoming

Animal law is a combination of statutory and decisional law in which the nature—legal, social, or biological—of non-human animals is an important factor. This edition is updated significantly, while continuing to present a cohesive format that touches on many areas in which animals affect legal doctrines, case law, and legislative direction. Because animal law is not a traditional legal field, the book is largely framed according to traditional legal headings such as tort, contract, criminal, and constitutional law. Each chapter sets out cases and commentary where animal law continues to develop its own doctrine. An important chapter on the commercial use of animals, introduced in the third edition, has been further updated with recent cases and statutory developments covering the significant areas of agriculture and biomedical research.

International Issues in Animal Law
The Impact of International Environmental and Economic Law upon Animal Interests and Advocacy
Peter L. Fitzgerald, Stetson University College of Law
Electronic Teacher’s Manual

This book explores how international agreements and decisions affect much more than simple cross-border transactions in animals or animal-related products, and can also impact what individual countries may or may not do internally to address animal cruelty, cultural preservation, conservation, species preservation, and a host of other issues in their national laws and regulations. It is suitable for use in a stand-alone seminar or to supplement existing courses with more depth on the myriad connections between domestic animal law and global issues and agreements.

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1-800-489-7486
Art Law & Transactions
Anne-Marie Rhodes, Loyola University Chicago School of Law

CD includes drafting exercises, sample agreements, and supplementary materials
2012 Teacher’s Manual

Using a transactional timeline of acquisition, ownership, and disposition, this casebook frames issues within an art market orientation to immediately challenge students to think like lawyers. Acquisition explores the three major acquisition venues and the core legal issues of authenticity and title. Ownership’s three chapters begin with crossing borders, followed by moral rights and art loans. Disposition concludes the transactional timeline with sales and exchanges, gratuitous dispositions (to family, friends, and charities), and valuation. The book’s transactional format uniquely incorporates optional student drafting exercises and historic and contemporary vignettes from the domestic and international art world are sprinkled throughout the book. Statutory materials, international treaties, and conventions are provided on a CD.

Mastering Bankruptcy
George W. Kuney, University of Tennessee College of Law


Mastering Bankruptcy is a succinct, practical guide to the intricacies of Title 11 of the U.S. Code. Functional in approach, it describes the operation of the general, administrative, and estate management and maximization provisions of chapters 1, 3, and 5 of the Bankruptcy Code and their interaction with one another. It then turns to the operative chapters of the Code (7, 9, 11, 12, and 13) to describe how these provisions are deployed in liquidation, rehabilitation, and reorganization cases.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

BANKRUPTCY, SEE ALSO:
• COMPARATIVE CONSUMER BANKRUPTCY, p. 17

Mastering Corporations and Other Business Entities
Lee Harris, University of Memphis School of Law

2009, 290 pp, ISBN 978-1-59460-444-7, paper, $32.00, ebook available

This concise book is written for students in the basic corporations or business organizations courses. Its goal is to make the core coverage of these courses—agency principles, partnership law, fiduciary duties, securities fraud, and changes in corporate control—as easy and straightforward as possible.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

Corporations
A Contemporary Approach
Fourth Edition

Michael R. Diamond, Georgetown University Law Center

Teacher’s Manual forthcoming

Integrating economics, sociology, philosophy, and psychology, the book investigates contemporary corporate issues through cases and materials that situate the corporation in its social and political setting. This casebook updates the organization of the traditional materials on directors’ and officers’ duties by integrating materials such as derivative litigation and indemnification. The notes and questions provoke thought not only on legal issues and the relationship between cases and theories, but also on the effect corporations have on their constituents and communities. Additionally, one chapter devoted to the corporation’s place in modern society that covers traditional issues as well as more novel ones.

The fourth edition has been updated with new cases, the addition of new materials on Social Benefit Corporations, and a discussion of the implications of the Hobby Lobby case.

Corporations
Cases and Materials
Second Edition

Lawrence E. Mitchell, Case Western Reserve University School of Law
Dalia Tsuk Mitchell, George Washington University Law School

Teacher’s Manual

The second edition retains the theory underlying the first edition: that a deep understanding of laws of corporate governance can only be realized in light of historical, economic, sociological, and psychological insights, and materials drawn from these disciplines are interwoven throughout the cases and comments. It also retains its distinctive organization of the duty of care and loyalty. Contemporary governance issues like empty voting, executive compensation, and shareholder rights receive stronger treatment, and issues introduced by the Panic of 2008 and the subsequent enactment of the Dodd-Frank Act are covered.

The Essays of Warren Buffett
Lessons for Corporate America
Third Edition

Essays by Warren Buffett, Berkshire Hathaway
Selected, Arranged, and Introduced by Lawrence A. Cunningham, George Washington University Law School


This collection of the latest wisdom from Buffett’s letters to the shareholders of Berkshire Hathaway distills in plain words all the basic principles of sound business practices. They are arranged and introduced by a leading apostle of the “value” school and noted legal scholar, Lawrence Cunningham. Carolina Academic Press distributes this book by arrangement with Professor Cunningham.
Closely Held Organizations
Shawn J. Bayern, Florida State University College of Law
Electronic Teacher’s Manual
The book primarily covers four legal areas: (1) agency law (covering questions of authority, fiduciary duties, and respondeat superior); (2) partnership law (the Revised Uniform Partnership Act and significant common-law developments); (3) the law of close corporations (basic corporate structure, common-law underpinnings and modern statutes, and protections of minority interests); and (4) the law of limited liability companies (LLCs). The book also introduces some problems in the law of small nonprofit organizations and of hybrid companies.

Shareholder Democracy
A Primer on Shareholder Activism and Participation
Lisa M. Fairfax, George Washington University Law School
This succinct, practical guide covers shareholder democracy — efforts to facilitate and increase shareholder voting power within the corporation. It discusses the ways in which shareholders have sought to enhance their voting power and influence within the corporation.

Corporate Finance and Governance
Cases, Materials, and Problems for an Advanced Course in Corporations
Third Edition
Lawrence E. Mitchell, Case Western Reserve University School of Law
Lawrence A. Cunningham, George Washington University Law School
Jeffrey J. Haas, New York Law School
Fourth edition forthcoming with new co-author, Arthur E. Wilmarth, Jr., George Washington University Law School
This third edition retains the two organizing themes of the prior editions: that an underlying theory of the corporation is necessary to resolve any difficult questions in corporate law and that those difficult questions revolve around the tension between fiduciary obligation and contract principles that form the basis of corporate law.

Corporate Governance
Law, Theory and Policy
Second Edition
Thomas W. Joo, UC–Davis School of Law, editor
2010, 676 pp, ISBN 978-1-59460-739-4, paper, $70.00, ebook available
This anthology explores the application of legal doctrine and theory to topical policy issues such as corporate social responsibility, executive compensation, corporate criminality, federalism, and ethical rules for corporate lawyers. It also puts into current context long-running debates on fundamental corporate law issues.

Business Organizations
A Context and Practice Casebook
Eric A. Lustig, New England Law | Boston
Susan R. Finneran, New England Law | Boston
Teacher’s Manual forthcoming
This learner-centered casebook is intended for professors of courses covering agency and partnerships (including limited liability partnerships, corporations, and limited liability companies). Unlike other books, Business Organizations: A Context and Practice Casebook provides a basic foundation for agency and the different legal forms of organizations and then works through various transactional and life-cycle applications. This examination is done on a comparative basis that allows students to encounter these issues in a practice-type setting. To further facilitate learning and retention, extensive illustrations and problems are included throughout the text.


Corporate Justice
FORTHCOMING!
andré douglas pond cummings, Indiana Tech Law School
Todd J. Clark, North Carolina Central University School of Law
Teacher’s Manual forthcoming
“Corporate justice” refers to a shared responsibility, even a moral obligation, between corporate decision makers, shareholders, external organizational constituencies, and society to ensure that the corporate decision making process is fair, civil, responsible, and just. More than that, corporate justice requires that corporations do no harm in their pursuit of profits and that shareholders as well as society in general have an affirmative responsibility to facilitate this pursuit. Corporate justice expects that founders, stakeholders, and executives in a business will honor human potential and eschew profits when such derive from unfairness, inequality, danger, and damage. This book explores each of these themes in depth, providing an insight practically non-existent in corporate law textbooks and treatises available today.

Agency, Partnerships and Limited Liability Companies
Cases and Materials
Second Edition
Gary S. Rosin, South Texas College of Law
Bruce A. McGovern, South Texas College of Law
Michael L. Closen
Coverage is generally organized in the traditional sequence. Agency, partnerships (including limited liability partnerships), limited partnerships, and limited liability companies are covered sequentially, followed by ownership interests and fiduciary duties in unincorporated business entities. Designed to be more teachable, the second edition includes only materials usually covered by the lead authors in a three-hour course.
Mastering Civil Procedure
Second Edition
David Charles Hricik, Mercer University School of Law
2011, 672 pp, ISBN 978-1-59460-988-6, paper, $44.00, ebook available

Mastering Civil Procedure provides a thorough and practical guide to the Federal Rules of Civil Procedure as well as related doctrines, including personal jurisdiction, subject matter jurisdiction, and claim and issue preclusion. Not only does the book provide a concise and clear roadmap to civil procedure, it is designed to complement leading civil procedure casebooks by discussing many of the principal cases from those books. This updated edition not only addresses all of the latest amendments to the rules and updates to most major casebooks, but it has also been expanded to include numerous flowcharts and other visual aids to help readers master civil procedure.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

Florida Civil Procedure
Cases and Materials
Second Edition
Juan Ramirez, Jr., ADR Miami LLC; former Chief Judge, Third District Court of Appeal; Adjunct, University of Miami School of Law and Florida International University College of Law
Jose M. Rodriguez, Judge, Eleventh Judicial Circuit of Florida; Adjunct, Florida International University College of Law

Teacher's Manual (and PowerPoint slides for adopters) forthcoming

Florida Civil Procedure covers all procedural aspects of litigation, starting with pre-filing considerations, such as conditions precedent, and ending with a chapter on appellate practice. In addition to reproducing the major cases on Florida civil procedure, the casebook details the statutory provisions and the rules of procedure, comparing them to the federal rules of procedure. The authors intersperse the work with frequent notes and questions for further classroom discussion.

Civil Procedure
A Context and Practice Casebook
Gerald Hess, Gonzaga University School of Law
Theresa M. Beiner, University of Arkansas at Little Rock School of Law
Scott R. Bauries, University of Kentucky College of Law
Teacher's Manual forthcoming

Structured into fifteen chapters, this book incorporates active learning and professional development within the study of civil procedure. With the exception of the introductory and conclusion chapters, each chapter starts with a problem to analyze and resolve during study of that chapter. Each new body of law is summarized and, in many instances, a simple example is provided. The introductions are followed by a series of cases, with problems and active learning exercises interspersed throughout. The book also includes graphics designed to give a visual sense of the concepts and reflection questions for further professional development.


Civil Procedure for All States
A Context and Practice Casebook
Benjamin V. Madison, III, Regent University School of Law

Teacher's Manual

This book is unique in scope. No other casebook or textbook has taken the procedural doctrines that arise in the stages of a civil action and addressed them for each state. Each chapter describes the majority approach to a procedural doctrine, the significant minority approach, and those states that are peculiar in their approach. Using this comprehensive method, the book has been able to identify the common decision-making steps that a lawyer must take in handling any case, in any state.


The North Carolina Civil Procedure Deskbook
Catherine Ross Dunham, Elon University School of Law

Teacher's Manual forthcoming

This Deskbook includes all North Carolina Rules of Civil Procedure and practice-oriented commentary on the rules and leading cases. Author commentary guides readers through every phase of civil litigation in the North Carolina courts. The Deskbook is designed for use in the office and in the courtroom and contains everything you need to understand North Carolina procedure in one user-friendly, portable volume. Additional research aids in the Deskbook include: the full text of the North Carolina Rules of Civil Procedure; the full text of the North Carolina and United States constitutions; and the General Rules of Practice for the Superior and District Courts Supplemental to the Rules of Civil Procedure.
Civil Procedure

Cases, Text, Notes, and Problems

Third Edition

Larry L. Teply, Creighton University School of Law
Ralph U. Whitten, Creighton University School of Law
Denis F. McLaughlin, Seton Hall University School of Law

Teacher's Manual

This casebook's extensive textual discussion—along with the cases, notes, questions, and problems—helps students develop rapid comprehension of the subject. The problems allow students to apply the legal rules and policies studied in the previous materials in both familiar and unfamiliar contexts. This innovative approach provides both efficient and effective coverage of all the major areas of civil procedure, even in courses with reduced hours of credit. The third edition fully incorporates all of the latest developments, especially with regard to personal jurisdiction, venue, pleading, and the *Erie* Doctrine.

Civil Procedure

Fifth Edition

Larry L. Teply, Creighton University School of Law
Ralph U. Whitten, Creighton University School of Law

2013, 1,196 pp, ISBN 978-1-61163-074-9, $110.00

This hornbook provides students and practitioners with convenient illustrations and case examples throughout the text. Chapters discuss subject-matter jurisdiction, personal jurisdiction and service of process, venue, sources of law, pleading and related matters, joinder of claims, joinder of parties, discovery and pretrial conferences, disposition of the action without trial, trial, appeals, and finality in litigation.

CIVIL PROCEDURE, SEE ALSO:

- CIVIL CLAIM SETTLEMENT LAWS, p. 71
- STANDARDS OF DECISION IN LAW, p. 54

The New Frontiers of Civil Rights Litigation

Michèle Alexandre, University of Mississippi School of Law

Teacher's Manual forthcoming

Our civil rights jurisprudence is stagnated, at best, and quickly regressing, at worst. Old gains have been undercut while new issues face an uphill battle. What's more, civil rights law is now viewed as affecting only specific groups rather than the entire country. To change this status quo and serve marginalized communities, new civil rights models need to be implemented. For these reasons, this book examines foundational civil rights cases to serve as a blueprint for readers as they glean lessons from twentieth-century litigation, activism and lawmaking. In the process, the book encourages readers to imagine and construct more adequate models to address current and emerging civil rights issues.

Because of Our Success

The Changing Racial and Ethnic Ancestry of Blacks on Affirmative Action

Kevin Brown, Indiana University School of Law at Bloomington

2014, 404 pp, ISBN 978-1-61163-444-0, paper, $50.00, ebook available

When selective colleges and universities first employed affirmative action policies, the predominant beneficiaries were the children of two American-born black parents ("Ascendant Blacks"). However, foreign-born blacks, their children, and mixed race blacks now constitute a growing majority of the black students at many selective higher education programs and their percentages are increasing. Thus, America is ethnically cleansing from the campuses of these institutions Ascendant Blacks—the primary group that affirmative action policies were intended to benefit. This book discusses the ethnic cleansing of Ascendant Blacks and its implications for American society and suggests possible ways to address the problem.

Race Law

Cases, Commentary, and Questions

Fourth Edition

F. Michael Higginbotham, University of Baltimore School of Law

Teacher's Manual forthcoming

Maintaining the easily readable style and tightly organized structure of the earlier editions, the fourth edition of *Race Law* provides an in-depth examination of the issue of race and values in the American legal process, from the formation of the United States Constitution in 1787 to the present. This book covers a unique blend of original source materials and scholarly analysis, including historical background information, legislation, judicial decisions, congressional hearings, commentary, biographical information, and questions. Fully revised and updated, it offers important new material on citizenship, immigration, politics, criminal justice, affirmative action, and voting rights, and important new cases such as Fisher v. University of Texas, Schuette v. Coalition to Defend Affirmative Action, and Shelby County v. Holder.

CIVIL RIGHTS / RACE AND THE LAW, SEE ALSO:

- SEXUAL DISCRIMINATION/Sexual Orientation/Gender and Law Section, p. 81
- Abortion Under State Constitutions 2E, p. 23
- Comparative Human Rights Law Volumes 1 & 2, p. 17
- The Education Pipeline to the Professions, p. 77
- The End of the Pipeline, p. 77
- Freedom's Conditions in the U.S.–Canadian Borderlands in the Age of Emancipation, p. 63
- Human Rights and the Environment, p. 36
- International Children’s Rights, p. 48
- Our Promise, p. 33
- “The Law is Good”, p. 34
- Vulnerable Populations and Transformative Law Teaching, p. 58

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NEW!
Banking and Financial Services Law

**Cases, Materials, and Problems**

*Third Edition*

Michael P. Malloy, University of the Pacific School of Law

- **2013–2014 Electronic Supplement**
- **2013–2014 Electronic Teacher’s Manual**

This casebook takes a fully integrated, problem-oriented approach to the subject, containing over 460 detailed problems and notes. With its focus on the interactions and crossovers within the financial services industry, it offers students and professors an opportunity to explore the issues that are redefining law and regulation in this area. It covers supervision and regulation of the full range of the depository institutions industry—commercial banks, savings associations, credit unions, and other financial services firms, including securities and insurance companies.

**MASTERING SECURED TRANSACTIONS — UCC ARTICLE 9**

*Second Edition*

Richard H. Nowka, University of Louisville School of Law


This comprehensive resource offers a clear discussion of the sections and concepts of Article 9 and includes abundant examples. It examines every aspect of a secured transaction, including the scope of Article 9, attachment and perfection of a security interest, priority among competing security interests, default, choice-of-law rules, and assignment of rights. The chapters follow the organization of Article 9, making it easy for the reader to focus on particular concepts or study the book from cover to cover. The majority of jurisdictions have adopted the 2010 Amendments to Article 9, and the book explains the amendments in addition to providing explanations of the rules of pre-amendment Article 9.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

**Mastering Negotiable Instruments**

*(UCC Articles 3 and 4) and Other Payment Systems*

Michael D. Floyd, Samford University Cumberland School of Law


This book explains the essential concepts in the law governing payment systems, focusing primarily on notes, checks, and other types of drafts. It explores the rules and mechanisms that regulate transactions in negotiable instruments from issue to collection. Study of the rules starts with UCC Articles 3 and 4, but also requires consideration of federal statutes such as the Expedited Funds Availability Act, the new Check Clearing for the 21st Century Act, and related federal regulations.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

**Secured Transactions**

*A Context and Practice Casebook*

Edith R. Warkentine, Western State University College of Law

Jerome A. Grossman, Gresham Savage Nolan & Tilden

- **Electronic Teacher’s Manual**

This text, co-authored by an experienced professor and a distinguished practitioner, uses plain English explanations, samples of security agreements, numerous visual aids, and problems drawn from actual cases to teach the law of personal property secured transactions. It is aimed at upper division students who are tired of reading and briefing cases and are interested in what lawyers really do. Students will emerge from this course with a real understanding of how a good lawyer would proceed to handle a case involving UCC Article 9.


**Sales**

*A Context and Practice Casebook*

Edith R. Warkentine, Western State University College of Law

- **2013 Electronic Supplement** available for adopters
- **Teacher’s Manual**

Designed for upper-division students, this casebook uses samples of sales contracts and problems drawn from actual case files to engage students in the role of a lawyer involved in a sales transaction. The text includes more narrative discussion than many texts, so students do not have to struggle to learn the basic rules. Instead, students can focus on developing proficiency in reading statutes and solving problems.

This book is unique due to its emphasis on deconstructing statutes and using a variety of visual aids to help students become experts in the application of the law to facts to solve a problem. In particular, it uses numerous diagrams to help students deconstruct statutes and organize their analyses of sales problems.


**Louisiana Security Devices**

*A Précis*

*Second Edition*

Jason J. Kilborn, The John Marshall Law School


Readers will find here in one place a clear and up-to-date discussion of the four primary “security devices” in Louisiana law: the Louisiana version of Article 9 of the Uniform Commercial Code, mortgages, statutory liens (“privileges”), and personal guarantees (“suretyship”). This second edition has been updated to reflect recent changes in the law, especially the complete overhaul of the rules governing agricultural collateral, the filing rules for Orleans Parish, and the expanded application of the certificate of title perfection rules to certain boats and motors.
Uniform Commercial Code—Article 9
Second Edition
Robert J. D’Agostino, Atlanta’s John Marshall Law School
Electronic Teacher’s Manual forthcoming

Whether using cases, UCC comments, or examples, students studying Article 9 with this book are directed through a series of questions to engage with the operative facts in order to apply the code sections accurately. In addition, by using the problem method, students are led to the realization that participating in study groups or working with others to reach reasonable answers is almost mandated. Thus, students are, of necessity, involved in active learning rather than passive note-taking. The second edition includes revised Article 9, and when references to Article 1 are appropriate, the book covers both the current and 2000 versions. Appendix A explains “Approaching Article 9 Analytically,” and Appendix B contains a “Summary Collateral Index.”

Perspectives on the Uniform Commercial Code
Second Edition
Douglas E. Litowitz, In-House Counsel, Magnetar Capital LLC

Telecommunications Law and Policy
Fourth Edition
Stuart Minor Benjamin, Duke University School of Law
James B. Speta, Northwestern University School of Law
Teacher’s Manual forthcoming

This book engages in advanced analysis of the key administrative, constitutional, and economic issues that arise in the various telecommunications settings. The fourth edition reflects the increasing importance of broadband and its regulation. It contains discussions and excerpts from legal materials to help readers understand current controversies, regulatory strategies, and the historical developments that led to them. The authors streamlined much of the older material, to present key materials concisely and effectively. Summaries and previews at the start of each set of readings help students know what to read for, and questions at the end of each set encourage students to think critically about those materials. The organization easily permits the selection of material for courses focused only on particular industries or only on particular types of regulation.

Exporting the Matrix
The Campaign to Reform Media Laws Abroad
International Senior Lawyers Project (Richard N. Winfield, editor)

Exporting the Matrix presents the personal accounts of fifteen leading media law experts who have worked pro bono helping transitional democracies adopt progressive media laws. Their experiences and insights in helping to shape press laws abroad make for compelling reading and vindicate the book’s theme, that “[f]reedom of thought and speech … is the matrix, the indispensable condition, of nearly every other form of freedom.”

Communications Law and Policy in the Digital Age
The Next Five Years
Randolph J. May, The Free State Foundation, editor

The marketplace and technological changes that have occurred since the last major revision of the Communications Act in 1996 have rendered existing law and policy woefully outdated. In this book, some of the nation’s most eminent scholars explain why communications law and policy should be changed in response to these profound developments. And, as importantly, the contributors explain how law and policy should be changed. Topics include broadband and Internet policy, net neutrality regulation, spectrum policy, wireless regulation, universal service reform, public media reform, and a new Digital Age Communications Act.

COMMUNICATIONS / MEDIA LAW, SEE ALSO:
• SOCIAL MEDIA AND THE LAW, p. 19
Community Economic Development Law
A Text for Engaged Learning
Susan D. Bennett, American University College of Law
Brenda Bratton Blom, University of Maryland School of Law
Louise A. Howells, University of the District of Columbia School of Law
Deborah Kenn, Syracuse University College of Law
2012, 468 pp, ISBN 978-1-59460-818-6, paper, $60.00
Teacher's Manual forthcoming

Community Economic Development Law provides a flexible set of materials that faculty can customize to meet the goals of the stand-alone community development class, or the pedagogical needs of community development law clinics. The text enables students to approach the substantive material as would problem-solving, community-based practitioners. They do so by entering the fictional neighborhood, Milkweed Park, whose new immigrants and long-time residents confront the stresses of physical and financial isolation, racial segregation, and economic disinvestment. Students assume the roles of advisors and advocates for the families, teachers, clergy, bankers, entrepreneurs, non-profits, public institutions, and activists of this prototypical struggling municipality.

Community Interest Communities Law
A Context and Practice Casebook
Patrick K. Hetrick, Campbell University School of Law
Bridget M. Fuselier, Baylor Law School
Teacher's Manual forthcoming

"Common interest communities" are residential real estate, mixed-use or commercial developments in which a homeowners’ or unit owners’ association or some other entity operates in many respects as a private government enforcing rules and regulations, collecting annual dues and assessments, and managing the common areas. This term encompasses planned communities, condominiums, and cooperative forms of real estate development.

This casebook focuses on: the creation of a common interest community from the developer’s perspective; homeowner association issues; condominium conversions; consumer protection issues; federal and state regulation; and constitutional, practical, and public policy issues. It encourages students to undertake case study projects, including interviews with investors, developers, homeowner board members, government officials, and lawyers who specialize in common interest community work.


Find out more about these books online at WWW.CAPLAW.COM

Housing and Community Development
Cases and Materials
Fourth Edition
James A. Kushner, Emeritus, Southwestern Law School
Charles E. Daye, University of North Carolina School of Law
Peter W. Salsich, Jr., Saint Louis University School of Law
Henry W. McGee, Jr., Seattle University School of Law
W. Dennis Keating, Cleveland State University College of Urban Affairs
Barbara L. Bezdek, University of Maryland School of Law
Ottó J. Hetzel, Emeritus, Wayne State University School of Law
Daniel R. Mandelker, Washington University School of Law
Robert W. Washburn, Rutgers University School of Law, Camden


This edition covers the foreclosure crisis and its aftermath, exploring housing policies and neighborhood revitalization policies to address the new urban reality. The book contains materials on housing policy and litigation; tenants’ rights in the private and public spheres; and urban redevelopment, with a comprehensive look at Kelo v. New London.

Community Association Law
Cases and Materials on Common Interest Communities
Second Edition
Wayne S. Hyatt, Hyatt and Stubblefield, P.C.
Susan F. French, UCLA School of Law


This casebook is ideal for introducing students to community association law. Primary materials include important cases, statutes, the Restatement (Third) of Property, Servitudes, and references to the growing body of literature on gated communities, co-housing developments, private governments, and other property regimes used to avoid the tragedy of the commons in groups that hold common property.

Community Property in the United States
Eighth Edition
Sally Brown Richardson, Tulane University Law School


This casebook, formerly written by William A. Reppy, Jr. and Cynthia A. Samuel, discusses community property law in all nine community property states and covers five main subjects: an overview of what is community property, the classification of property as community or separate, the management regimes used for community property, the effects of termination of a community on community property, and external impacts that affect community property regimes, such as federal preemption and conflicts of law. For each of these broad areas, the book uses a comparative approach to examine the similarities and differences between the states so that readers may observe the strengths and weaknesses of the rules in their own state. Observation of these similarities and differences will enhance the student’s understanding of a particular state’s law and develop his or her critical faculties. Chapters end with real-world problems that introduce current issues facing community property jurisdictions.
Texas Marital Property Rights
Fifth Edition
J. Thomas Oldham, University of Houston Law Center

This book’s twenty chapters survey important legal concepts relating to marital property. Most chapters contain introductory material regarding each topic, so students have some background before wading through cases. Practical information is presented to encourage students to consider the context of legal practice.

Great Legal Traditions
Civil Law, Common Law, and Chinese Law in Historical and Operational Perspective
John W. Head, University of Kansas School of Law
Teacher’s Manual

This brisk six-chapter survey of European civil law, English and American common law, and Chinese law (both dynastic and contemporary) is divided into two perspectives—historical and operational. Numerous illustrations and biographical sketches bring the historical surveys to life, thereby setting the stage for a close examination of several key attributes of representative legal systems in each of the traditions. Head’s “operational” topics include sources of law, the role and training of lawyers, the division of court jurisdiction, constitutional review, the role of codification, and more.

A Road Map of a New Constitution for Turkey
Essays in Comparative Constitutional Law
Fatih Öztürk, Faculty of Law, Istanbul University, editor
Murat Yanik, Faculty of Law, Istanbul University, editor
Hüseyin Özcan, Faculty of Law, Istanbul University, editor

In the last twenty years, the making of constitutions has gained considerable momentum in countries that have transitioned away from colonialist or communist regimes. Even though this new constitutionalism movement has been received favorably for the most part, some political scientists and lawyers approach these activities with suspicion and skepticism. This book’s authors hope that the new civil constitution being prepared in Turkey will be constructed based on a model that allows for public input both during and after the constitution-making period.

Comparative Constitutional Law
Law and the Process of Law in Japan
Third Edition
Kenneth L. Port, William Mitchell College of Law
Gerald Paul McAlinn, Keio Law School, Japan
Salil Mehr, Tulane University Law School
Teacher’s Manual forthcoming

This edition has been streamlined, shortened, and significantly updated as laws in Japan (but not the concept or process of law) have changed. Many additional new and old cases from the Supreme Court of Japan have been added. All material was either translated by the editors, by the Supreme Court of Japan, or by other equally reliable sources. Focusing on the process of law in a radically different culture from one’s own, yet a culture in which similar results are reached, is a very effective teaching tool. Port et al. demonstrate that utilitarianism is as effective in Japan as it is in the United States for understanding and predicting judicial outcomes.

Deciphering a Civil Code
Sources of Law and Interpretation
Alain A. Levasseur, Louisiana State University Law Center
Electronic Teacher’s Manual forthcoming

The primary purpose of this book is to dispel some misunderstandings—or even erroneous viewson what a “code” is and, more specifically, how one can work with a “civil code.” The text explains that in a civil law system, codification is the product of the combination of three sources of law: legislation, jurisprudence or court cases, and doctrine or legal scholarship. It then analyzes the many different methods of reasoning and interpretation that can be used under a civil code and illustrates these methods as applied to code articles and to three decisions of the Louisiana Supreme Court. Thus, the book explains and justifies the “long lasting life” of civil codes, particularly the French Civil Code of 1804 (also referred to as the Code Napoléon) and the Louisiana Civil Code of 1825.

Comparative Constitutional Law
South African Cases and Materials in a Global Context
Mark S. Kende, Drake University Law School
Electronic Teacher’s Manual forthcoming

This comparative constitutional law casebook is unique because it allows students of U.S. constitutional law (or the laws of other nations) to compare their approach with modern South African constitutionalism. The transformative and progressive South African Constitution adopts the most successful parts of existing parliamentary constitutions, while honoring the nation’s African heritage. Further, it incorporates numerous international human rights, such as socio-economic and environmental rights. The book’s South African focus guarantees students will grasp the contingency and social context of a foreign constitutional court’s decisions, rather than primarily surveying cases from numerous other nations.
This innovative series of student-friendly texts explores how law functions in different countries. Co-authors from the U.S. and two other countries apply the law of their respective legal systems to analyze and solve a set of case/problem facts. U.S. law professors who are interested in serving as lead authors in the series should email amcclurg@memphis.edu.

**Practical Global Criminal Procedure**  
*United States, Argentina, and the Netherlands*

Aya Gruber, University of Colorado Law School  
Vicente de Palacios, Baker & McKenzie, Argentina  
Piet Hein van Kempen, Radboud University, Netherlands  

This book contextualizes criminal procedural law by analyzing police investigation in a homicide case under the law of three countries. The fictional case of Nico Jansen becomes the vehicle for an in-depth examination of seizures, searches, interrogations, identifications, and remedies for procedural violations under the law of each country.

**Practical Global Family Law**  
*United States, China, and Italy*

Janet Leach Richards, Emeritus, University of Memphis School of Law  
Chen Wei, Southwest University of Political Science and Law, China  
Lorella dal Pezzo, attorney-at-law  

This book gives an overview of the common law and civil law systems and then compares the divorce laws and procedures of the three countries by taking a hypothetical divorce case between an Italian-American and a Chinese-American as they seek to obtain a divorce in the U.S., China, and Italy, respectively.

**Practical Global Tort Litigation**  
*United States, Germany and Argentina*

Andrew J. McClurg, University of Memphis School of Law  
Adem Koyuncu, Covington & Burling LLP, Belgium  
Luis E. Sprovieri, Baker & McKenzie, Argentina  

“The unique focus on a single case permits three different legal systems to be compared effectively and efficiently. …This book is a useful and practical step towards dealing with the globalization of law.” *Anthony J. Sebok, Brooklyn Law School*

**World Plea Bargaining**  
*Consensual Procedures and the Avoidance of the Full Criminal Trial*

Stephen C. Thaman, Saint Louis University School of Law, editor  

This book includes theoretical contributions by Mirjan Damaska (on the role of plea bargaining in international criminal tribunals) and Maximo Langer (on the “Americanization” of world criminal procedure and the “translation” of American plea bargaining into the legal language of inquisitorial legal systems). The book concludes with an analysis of the typologies of plea bargaining and their historical and doctrinal roots.

**Judicialization of Politics**  
*The Interplay of Institutional Structure, Legal Doctrine, and Politics on the High Court of Australia*

Reginald S. Sheehan, Michigan State University  
Rebecca D. Gill, University of Nevada Las Vegas  
Kirk A. Randazzo, University of South Carolina  

The High Court of Australia underwent a significant structural change in its jurisdiction at about the same time that it was experiencing a shift away from strict legalism. Segments of the Australian population began to lose faith in the ability of Parliament to right societal wrongs and protect the rights of individuals. The result was a period of time in which the decision-making of the High Court was under scrutiny because the Court seemed to be engaging in policymaking. The findings suggest that justices can be constrained by institutional structures and the acceptance of restrictive legal doctrines. Changes in those conditions are necessary for judicialization of politics to occur in a court.

**Introduction to German Legal Methods**

Reinhold Zippelius, University of Erlangen, Germany  
Kirk W. Junker, University of Cologne Law Faculty, trans.  
P. Matthew Roy, trans.  

**What Is Private Law?**

Guido Alpa, University of Rome, Italy  
Antonio Lordi, Adjunct, Duquesne University Law School, trans.  
Comparative Criminal Procedure
*A Casebook Approach*
*Second Edition*
Stephen C. Thaman, Saint Louis University School of Law

Thaman focuses on the roles of public prosecutors, police, victims, and defense attorneys in the investigation of criminal cases and trials up through the judgment phase. He uses high court jurisprudence in English translation to elucidate the European approach to important, and often controversial, areas of criminal procedure, and he also links criminal procedure with its roots in substantive criminal law. The second edition updates the citations to U.S. Supreme Court cases and to important literature that has appeared in the last six years and refers to some new, important cases.

Comparative Law of Contracts
*Cases and Materials*
Alain A. Levasseur, Louisiana State University Law Center

This short book illustrates how difficulties in transmitting concepts across cultural-linguistic differences can be remedied by taking a cultural immersion approach for comparative legal analysis. It is divided into topics most illustrative of a trans-systemic approach, beginning with the History and Foundations of Contract (Part I), with an emphasis on the notion of contract and those elements of a contract essential to its formation. The Execution of Contracts (Part II) reflects the impact of the different cultural contexts on the nature and extent of the performance of their obligations by parties to a contract.

Comparative Human Rights Law
*A. Mark Weisburd, University of North Carolina School of Law*

*Vol. 1, Expression, Association, Religion*

*Vol. 2, Detention, Prosecution, Capital Punishment*

These two volumes explain the variety of approaches to human rights taken by a selection of the world’s legal systems. Each volume includes a brief introduction giving the student some understanding of the structures of the Japanese, European, and Indian systems. Volume One will be a useful element in any course aimed at acquainting students with the range of disagreement among different societies as to just what the idea of “rights” means in practice, while Volume Two will be useful in any course aimed at getting students to examine the values a criminal justice system embodies.

Comparative Constitutional Review
*Cases and Materials*
Michael Louis Corrado, University of North Carolina School of Law

This versatile book could be the basis for a unit on judicial review in any comparative law course or serve as a basic text in a seminar on comparative judicial review. It also makes a useful addition to a constitutional law course, an advanced course on judicial review, or even an introduction to law course. It includes the author’s own translations as well as translations from journal articles and some of the classic texts.

Comparative Consumer Bankruptcy
Jason J. Kilborn, The John Marshall Law School

“Each chapter is punctuated with thoughtful discussion questions that will spark debate about the merits of various countries’ solutions to the problem of consumer debt.” *Harvard Law Review*

Comparative Law
*An Introduction*
Vivian Grosswald Curran, University of Pittsburgh School of Law

If you are interested in submitting a manuscript to be considered for inclusion in this series, please contact Carolina Academic Press directly.
THE COMMON CORE OF EUROPEAN PRIVATE LAW SERIES

European Private Law
A Handbook
Mauro Bussani, University of Trieste Law School, Italy, editor
Franz Werro, Georgetown University Law Center, editor

The two volumes of this handbook analyze private law as it evolves in an increasingly integrated Europe. The essays collected in Volume I focus on the general fields of private law (contract, tort and property, among others), and the volume includes one chapter on consumer law and another on fundamental rights as they relate to private law. Volume II includes essays on special aspects of contract and tort law, including the law of sales, as well as essays on (unfair) competition, environmental liability, corporate law, and the law of trusts. The second volume further includes a chapter on private law justice in the European legal system and another on the economic analysis of the harmonization of European private law. All essays touch upon policy issues related to the harmonization of private law in Europe. They are designed not only to offer a comprehensive overview of the different topics, but also to contribute to and nourish current controversial debates.

The Boundaries of Strict Liability in European Tort Law
Franz Werro, Georgetown University Law Center, editor
Vernon Valentine Palmer, Tulane University Law School, editor

Opening Up European Law
The Common Core Project towards Eastern and South Eastern Europe
Mauro Bussani, University of Trieste, Italy, editor
Ugo Mattei, UC–Hastings College of the Law, editor

Property and Environment
Old and New Remedies to Protect Natural Resources in the European Context
Barbara Pozzo, The University of Insubria, Italy, editor

COMPARATIVE LAW, SEE ALSO:
- INTERNATIONAL LAW/GLOBALIZATION SECTION, pp. 45–50
- BEHIND THE MULTILATERAL TRADING SYSTEM, p. 87
- COMPARATIVE ENVIRONMENTAL AND NATURAL RESOURCES LAW, p. 37
- FAMILY LAW IN THE WORLD COMMUNITY 3E, p. 39
- FREE SPEECH IN AN INTERNET ERA, p. 22
- INTERNATIONAL WOMEN’S RIGHTS, EQUALITY, AND JUSTICE, p. 50
- LEGAL TRANSPARENCY IN DYNASTIC CHINA, p. 63
- LOUISIANA LAW OF OBLIGATIONS, p. 26
- RECENT DEVELOPMENTS IN ADMINISTRATIVE LAW AND ALTERNATIVE DISPUTE RESOLUTION, p. 49
- PRESUMED DANGEROUS, p. 30
- PREVENTING DANGER, p. 30
- READINGS IN COMPARATIVE HEALTH LAW AND BIOETHICS 2E, p. 41
- WOMEN’S INTERNATIONAL AND COMPARATIVE HUMAN RIGHTS, p. 50

Computer and Video Game Law
Cases, Statutes, Forms, Problems & Materials
Second Edition
Ashley Saunders Lipson, University of La Verne College of Law
Robert D. Brain, Loyola Law School, Los Angeles
Teacher’s Manual forthcoming

The multi-billion-dollar global video game industry has been growing exponentially and so, too, have its legal difficulties. This casebook features problems, exercises, and sample contracts that cover all aspects of this fascinating phenomenon, including: Product History and Development, Intellectual Property, Marketing, Gambling, Sex and Violence, Virtual Worlds, and Regulation. The cases guide the reader down a colorful path of disputes involving familiar hardware names and game titles, including: Game Boy, Wii, PlayStation, Pac-Man, Space Invaders, Tetris, World of Warcraft, Call of Duty, Donkey Kong, and Doom.

Cybercrime
The Investigation, Prosecution and Defense of a Computer-Related Crime
Third Edition
Ralph D. Clifford et al., University of Massachusetts School of Law–Dartmouth, editor

“The in-depth examination of the current U.S. cybercrime legislation … renders the book an invaluable resource for prosecution and defense attorneys, as well as researchers and students of computer criminal law alike. Researchers, in particular, will appreciate the extensive collection of footnotes that makes this book an excellent reference guide.” International Criminal Justice Review
Social media is irrevocably altering the legal landscape, impacting everything from substantive areas of law to traditional notions of jurisdiction and ethics to procedural issues, discovery, and evidence. Using case law from state and federal courts around the country, statutes, and ethics opinions, this book examines the myriad ways in which the use of social networking platforms is having such a transformative effect on the law. As Browning discusses, not only is content from sites like Facebook and Twitter being increasingly used in all types of cases, but social media’s sheer pervasiveness has brought new causes of action (like “libel by Twitter” or the “Facebook firing”) and has contributed to the rise of new duties. This book demonstrates the difficulties of reconciling emerging technologies with existing legal frameworks and even such concepts as free speech and privacy.

Cybersecurity

Shared Risks, Shared Responsibilities

Peter M. Shane, The Ohio State University College of Law, editor
Jeffrey Hunker, late of UC–Davis Computer Science, editor
2013, 344 pp, ISBN 978-1-61163-159-3, paper, $43.00

It is impossible to overstate the importance of America’s cyber infrastructure to our individual welfare and national security. Yet cybercrime is rampant. Critical systems are vulnerable to malicious forms of electronic intrusion and interference. The U.S. is both the source and target of international cyber aggression. Experts in law, business, public policy, information and computer science, and national security have joined in this volume to stimulate an informed public dialogue that moves past political shibboleths and toward a nuanced understanding of the cybersecurity challenge and the tradeoffs entailed in formulating a sensible national response.

Issues and Perspectives in Conflict of Laws

Cases and Materials

Fifth Edition

Gary J. Simson, Mercer University School of Law

This succinct, but in-depth, treatment of this conceptually difficult subject explores all modern developments since the fifth edition. The sixth edition includes coverage in Chapter Four of the Illinois Supreme Court’s decision in Townsend v. Sears Roebuck & Co., 879 N.E.2d 893 (2007) and, in Chapter Seven, the United States Supreme Court’s decision under the Erie doctrine of Shady Grove Orthopedic Associates v. Allstate Insurance Co., 130 S. Ct. 1431 (2010). The most important and relevant contemporary writing on conflict of laws has also been added to the footnotes.

American Conflicts Law

Its History and Interpretation

Second Edition

Thomas K. Clancy, University of Mississippi School of Law

This treatise comprehensively treats Supreme Court caselaw and offers a structural approach to the Fourth Amendment, addressing foundational questions: What is a search? What is a seizure? What does the Amendment protect? When is it satisfied? When does the exclusionary rule apply? The historical events and the development of search and seizure principles over time provide perspective. This edition incorporates all Supreme Court developments since the first edition, including important cases on searches of vehicles, exigent circumstances, and the exclusionary rule. It also adds hundreds of lower court cases.

Many books are also available on Amazon Kindle and other electronic platforms. Check the book description or website for availability. If you are interested in a book that is not currently listed as available, please contact us.
Mastering Equal Protection  
Enid Trucios-Haynes, University of Louisville School of Law  

Mastering Equal Protection provides a detailed roadmap to the key concepts in the Supreme Court’s Equal Protection jurisprudence. This book includes a comprehensive overview of standards of review; the history and current approach to various types of classifications; the doctrinal connection to other areas of constitutional law, including substantive due process and individual rights; up-to-date coverage of recent Supreme Court cases; and emerging themes.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

Liberty  
How Crisis Defines Our Rights  
Mitchell F. Crusto, Loyola University New Orleans College of Law  

Crisis proliferates in modern America—some severe enough for our government to declare a state of emergency. Under these circumstances, many Americans have found their rights compromised, raising serious constitutional issues given that the U.S. Constitution and state constitutions do not expressly protect civil liberties in all cases. Liberty explores Hurricane Katrina’s impact on the current state of these civil liberties, such as the right to bear arms, the right to travel freely, and the right to protection against sexual assault, among others. It tells the stories of “involuntary heroes”—those whose rights were violated by the government during Katrina—and examines the ways in which their civil liberties were compromised. Most importantly, Liberty evaluates how the legal system responded to these abuses and critically assesses how we can safeguard our liberties—especially during times of crisis.

Is the American Constitution Obsolete?  
Thomas J. Main, Baruch College, editor  
2013, 316 pp, ISBN 978-1-59460-958-9, paper, $40.00, ebook available

Can we solve the problems we face under the current Constitution? Does the 21st century call for a new Magna Carta? These questions are debated by a group of distinguished contributors that includes: Akhil Amar (Yale Law School), Mark Tushnet (Harvard Law School), Stephen Macedo (Princeton University), Larry J. Sabato (University of Virginia), and others. Among the topics debated here are: whether the Constitution encourages gridlock; judicial review and democracy; an imperial presidency; and race and the Constitution. This book is the most comprehensive one-volume debate on the pros and cons of our basic law and is ideal reading for courses that cover the Constitution.

Mastering Constitutional Law  
Second Edition  
John C. Knechtle, Faculty of Law, The University of the West Indies Christopher J. Roederer, Florida Coastal School of Law  

This book covers the essential elements of constitutional law in a condensed framework. This book’s concise, up-to-date, user-friendly approach is refreshing. Whether students are studying for constitutional law exams or the bar exam, this book offers a highly readable yet thorough coverage of the subject. Each chapter begins with a simple roadmap alerting the reader to the direction of the chapter. The chapter naturally unfolds according to that plan and then ends with a list of checkpoints that summarize the chapter in pithy phrases. The book ends with a complete outline for constitutional law, a great study aid.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

American Constitutional Law  
Tenth Edition  
Louis Fisher, The Constitution Project Katy J. Harriger, Wake Forest University

Casebook, 2013, 1,180 pp, ISBN 978-1-61163-352-8, $100.00  
Electronic Teacher’s Manual

Along with containing analyses and excerpts of court decisions, the book highlights the efforts of legislatures, executives, the states, and the general public to participate in an ongoing political dialogue rather than passively receive a series of unilateral judicial commands. It covers all new developments in case law, congressional statutes, presidential policies, and initiatives undertaken by states under their own constitutions. The book includes readings not only from cases but congressional floor debates, committee reports, committee hearings, presidential vetoes and other statements, state actions, Federalist papers, and professional journals. It also includes a chapter on equal protection that addresses immigration law and the rights of aliens.
Written for first-year constitutional law students, *American Constitutional Law and History* has four goals. First, it gives students an understanding of constitutional law doctrine, as well as the unstable nature of that doctrine. Second, it introduces students to the recurring types of accepted justifications by the members of the Court for the exercise of judicial review, the duty, in John Marshall’s famous words, “to say what the law is.” Third, the book provides students with a sense of how constitutional decision making has changed in different historical periods, and how those changes have affected the present Court’s understanding of the Constitution. Finally, this book shows students how to name and use regularly recurring forms of legal argument, such as analogical reasoning, syllogisms, re-framing by varying the level of generality, and a group of arguments characterized as “rhetorical” arguments.

Constitutional Law in Context

*Third Edition*

Michael Kent Curtis, Wake Forest University School of Law
J. Wilson Parker, Wake Forest University School of Law
Davison M. Douglas, William & Mary Law School
Paul Finkelman, Albany Law School
William G. Ross, Samford University Cumberland School of Law

Two-volume casebook
*2014 Supplement* online at http://www.cap-press.com/books/isbn/9781594608117

Through both historical essays and a timeline of American constitutional history, *Constitutional Law in Context* helps students understand constitutional law in light of caselaw, doctrine, constitutional analysis, federalism, and historical context. It covers both structure of government and individual liberty cases, and it includes a substantial chapter on free speech. In addition, the book provides historical context for the cases.

The casebook helps students to see how historical context shaped doctrinal developments. It also shows how historical developments affecting one doctrine often shaped other doctrines as well. Examples include parallel changes in commerce clause, substantive due process, equal protection cases, and cases related to race and gender.

To aid student understanding, the book contains short doctrinal essays, charts, and diagrams. The third edition includes cases decided through the 2009–2010 term and several new essays. The authors traditionally provide online supplements each year at no charge.

Constitutional Law

*A Context and Practice Casebook*

Revised Printing

David S. Schwartz, University of Wisconsin Law School
Lori A. Ringhand, University of Georgia School of Law

*Casebook*, 2013, 1,186 pp, ISBN 978-1-61163-527-0, $110.00

This book takes constitutional law beyond the realm of academic theory and enables students to approach the topic as practicing attorneys as well as legal thinkers. The classic cases are presented, but instructors also are given the opportunity to use practice problems, in-depth case studies, and non-case materials to explore the richness of constitutional decision making as it actually occurs in today’s world. An array of “the constitution outside the courts” materials are provided, such as opinions from the Office of Legal Counsel, Congressional debates about judicial selection, and political science scholarship about judicial decision making. A teacher’s manual with electronic teaching notes is included, as are suggested syllabi for teaching the material as either a single comprehensive course or in a two-course package separating federalism and structural issues from civil rights and liberties.

This book is part of the *Context and Practice Series*, edited by Michael Hunter Schwartz (see p. 24).

Current Issues in Constitutional Litigation

*A Context and Practice Casebook*

Second Edition

Sarah E. Ricks, Rutgers School of Law–Camden
Evelyn M. Tenenbaum, Albany Law School, contributing author


Teacher’s Manual forthcoming

This casebook focuses on the constitutional and statutory doctrines necessary to litigate 4th, 8th, and 14th Amendment claims, 1st Amendment religion claims that arise in prison, and the 11th Amendment defense. Every chapter places students in roles as practitioners handling simulated law practice problems; provides a doctrinal overview; includes exercises, visual aids, and questions to guide student reading; and includes materials that help students reflect on their professional roles. The second edition has new Supreme Court and circuit court authority, new jury instructions, and new exercises to help students become practice-ready and is adaptable for a 2, 3, or 4-credit course or for a Section 1983 constitutional clinic.

“…Professor Ricks has managed to accomplish in this textbook…the difficult and seemingly contradictory task of pointing the way to the future of the casebook while at the same time proving herself a true intellectual heir to Langdell’s original vision of the case method.”

Aderson Bellegarde François, Howard University School of Law

This book is part of the *Context and Practice Series*, edited by Michael Hunter Schwartz (see p. 24).
The Internet has impacted the media in many crucial ways. Practices and laws have evolved, and the Internet has even exerted an existential influence over the format and viability of contemporary media outlets. In order to explore this important and ongoing interaction, the Fifth Free Speech Discussion Forum assembled in London in 2012, involving a combination of leading scholars and practicing lawyers from North America and Europe. The papers in this collection therefore reflect a rich range of jurisdictions and experiences, with comparative approaches strongly to the fore.

The history of free expression is inextricably intertwined with advances in speech technology. However, until recently, most forms of communication were limited and controlled by so-called “gatekeepers” who had the power to limit or control the ability of ordinary individuals to communicate with each other. With the advent of the Internet, and new forms of technology, people have much greater capacity to communicate with each other. Although both governments and private entities have attempted to control discourse over the Internet, new technologies have enabled ordinary individuals to more easily communicate with each other and to participate in the political process. As a result, the Internet is reshaping political debate and political action all over the world.

CONSTITUTIONAL LAW

Nuanced Absolutism
Floyd Abrams and the First Amendment
Ronald K. L. Collins, University of Washington School of Law
2013, 260 pp, ISBN 978-1-61163-246-0, jacketed hardback, $27.00, ebook available

In this book, First Amendment scholar Ronald Collins identifies, explains, and analyzes key aspects of the legal thought of America’s most noted contemporary First Amendment lawyer, Floyd Abrams—a man who has had a profound impact on the law of free speech. In the process of discussing Abrams’s work, the reader is introduced to “nuanced absolutism,” a tenet of existing First Amendment law that has emerged over the years and which has taken on new life in the decisional law of the Roberts Court. In short, the work is a biographical sketch and case study of one man’s life in the law, the law of the First Amendment.

Free Speech in an Internet Era
Papers from the Free Speech Discussion Forum
Clive P. Walker, University of Leeds School of Law, UK, editor
Russell L. Weaver, University of Louisville School of Law, editor

The contemporary debate over the scope of the President’s constitutional authority to protect national security reflects a seemingly unbridgeable gap between those who trumpet essentially unlimited executive power and those who seek to minimize the President’s independent role. Powell proposes a different approach that begins with identifying the perspective that a conscientious President and his or her advisors should adopt in answering questions of presidential authority and suggests that neither the claims of law nor the exigencies of national security need to be sacrificed.

The President as Commander in Chief
An Essay in Constitutional Vision
H. Jefferson Powell, Duke University School of Law

Presidential authority and the execution of this power is the focus of this book. This text chronicles the nine war-fighting Presidents’ efforts to adapt to change and justify the expansion of the powers of the Presidency under Article 2. In the beginning, Adams, Madison, and Jackson taught the nation how to lead as they executed their Constitutional authority while managing the nation’s military capabilities. Madison, Polk, and Tyler operated within the parameters set by previous administrations, addressing operations in the Philippines, Cuba, Grenada, and Panama. The First and Second World Wars gave Wilson, FDR, and Truman the ability to reshape and extend their power. Finally, as Kennedy, Johnson, and Nixon engaged in Vietnam, the President’s power grew yet again. Terry’s tenure as legal counsel to Generals Powell and Shalikashvili happened at a time when the President’s powers were again tested as a shift from traditional to non-traditional warfare occurred.

The Commander-in-Chief
NEW!
James P. Terry, Center for National Security Law
2015, 204 pp, ISBN 978-1-61163-671-0, jacketed hardback, $40.00, ebook available

Separation of Powers Law
Cases and Materials
Third Edition
Peter M. Shane, The Ohio State University College of Law
Harold H. Bruff, University of Colorado Law School
Resource Website at http://separationofpowerslaw.com

Dramatic issues of presidential power and executive-congressional relations have dominated the last decade’s headlines. It is impossible to overstate the significance of the inter-branch confrontations that have promised to revolutionize separation of powers understandings since the mid-1990s. This updated edition addresses these and other dramatic issues, such as presidential impeachment and Bush v. Gore. The book retains its clear structure and historical perspective, and the authors have increased their emphasis on the ethical challenges posed for constitutional lawyers in the executive and legislative branches, who seek to address novel constitutional issues in professionally appropriate ways.
Abortion under State Constitutions
*A State-by-State Analysis*
Second Edition
Paul Benjamin Linton, attorney-at-law
This book remains the only comprehensive treatment of arguments for and against the recognition of abortion as a state constitutional right. In this edition, new materials—court decisions and/or legal commentary—have been incorporated into the discussion of state equal rights amendments, unenumerated rights (or retained rights) provisions and state privacy theory, as well as one of the introductory chapters. This edition also includes two new features—an appendix containing the text of every state constitutional provision cited or quoted in the book and a topical index to facilitate cross-references to the same (or similar) provisions in different state constitutions.

Florida Constitutional Law
*Cases and Materials*
Fifth Edition
John F. Cooper, Stetson University College of Law
Tishia A. Dunham, attorney-at-law
Carlos L. Woody, Adjunct, Florida A&M University College of Law
Casebook, 2013, 884 pp, ISBN 978-1-61163-084-8, $94.00
2013 Electronic Supplement available for adopters
Teacher’s Manual
This book covers the functions of a state constitution and how the Florida constitution is amended; separation of power issues; the major constitutional limits on legislative power; the constitutional jurisdiction of Florida courts, as well as the separation of powers limits on the courts that resemble the Article III limits on federal judicial power; units of local government and their relationship to the state and each other; the major constitutional limitations on taxation and borrowing; a selected review of various provisions of the Declaration of Rights, including Florida’s privacy guarantee; and Florida’s homestead provision.

The Debt Ceiling Disasters
*How the Republicans Created an Unnecessary Constitutional Crisis and How the Democrats Can Fight Back*
Neil H. Buchanan, George Washington University Law School
2013 (ebook only), ISBN 978-1-61163-442-6, $8.99
Available for Amazon Kindle and Apple iBooks
Since 2011, the United States has faced repeated threats of a federal default, as the new Republican majority in the House of Representatives has tried to prevent the President from borrowing enough money to pay for the spending that Congress itself approved. Buchanan explains why the debt ceiling law is unconstitutional, and how the President can and cannot respond if Republicans refuse to govern responsibly and raise the ceiling when necessary.

American Constitutional Law
*An Overview, Analysis, and Integration*
William A. Kaplin, The Catholic University of America School of Law and Stetson University College of Law
2012 Update online at http://www.cap-press.com/books/isbn/9780890890844
2012 Electronic Teacher’s Manual

Making Sense of Search and Seizure Law
*A Fourth Amendment Handbook*
Phillip A. Hubbart, Judge, Third District Court of Appeals of Florida (ret.)

CONSTITUTIONAL LAW, SEE ALSO:
- CIVIL RIGHTS / RACE AND THE LAW SECTION, p. 11
- GOVERNMENT / NATIONAL SECURITY LAW SECTION, pp. 40–41
- SEXUAL DISCRIMINATION / SEXUAL ORIENTATION / GENDER AND LAW SECTION, p. 81
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- A CONTEXT AND PRACTICE GLOBAL CASE FILE: AN INTERSEX ATHLETE’S CONSTITUTIONAL CHALLENGE, p. 48
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A few principles are core to the series’ vision. Best Practices recommends that law professors set high expectations, “engage the students in active learning,” “give regular and prompt feedback,” “help students improve their self-directed learning skills,” “employ multiple methods of instruction,” and “use context-based instruction.” Educating Lawyers argues that law professors need to do a better job helping students build practice skills and develop their professional identities.

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• Provide resources, such as multiple-choice question banks and essays with answers, designed to make it easier for professors to provide students opportunities for practice and feedback;
• Focus on problem-solving in simulated law practice contexts across a wide range of practices, including both advocacy and transactional practices;
• Include teacher’s manuals that make it easy to use multiple methods of instruction and to emphasize active learning;
• Guide students’ development of self-directed learning strategies;
• Incorporate learning objectives and doctrinal overviews and situate topics in the law practice contexts in which they arise;
• Include questions that prompt readers to question, reflect, and analyze as they read;
• Provide exercises that require students to reflect on the roles of lawyers and their own professional development;
• Integrate self-regulated learning skills and exercises; and
• Help students to discover links between what they are learning and real life.

Visit WWW.CAPLAW.COM/CAP for more information about the Context and Practice Series.

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Property: A Context and Practice Casebook by Alicia Kelly and Nancy Knauer ................................................................. p. 79

Michael Hunter Schwartz, University of Arkansas at Little Rock School of Law, Series Editor
Gerald F. Hess, Gonzaga University School of Law, Series Consultant
Contracts, an Electronic Text

Cases, Text, and Problems

2014 Edition

Charles Calleros, Arizona State University College of Law
Stephen Gerst, Arizona Summit Law School


The 2014 edition is updated to July 2014. This electronic casebook is designed as an "open-source" textbook and is available in PDF, Kindle, and ePUB formats. Professors of contract law are invited to become "co-authors" by tailoring the book to their own courses. As an open-source book, professors can add, delete, or replace material as dictated by their own teaching styles and points of emphasis. Contracts offers professors a unique and innovative opportunity to teach students in an up-to-date way, with easily customized material and without being forced to buy multiple books and supplements.

Most topics present material in the fashion in which new associates typically address an assignment in a law office, and the book includes many more exercises (including drafting) and practice exams than the standard casebook. Thus, the book is a unique combination of introductory lectures, case method, and problem method.

Contracting Law

Fourth Edition

Amy Kastely, St. Mary's University School of Law
Deborah Waire Post, Touro College Law Center
Nancy Ota, Albany Law School

Teacher's Manual
Fifth edition forthcoming 2015

The fourth edition of Contracting Law continues the clear explanations of contract doctrine, engaging cases, and thought-provoking cultural and historical materials that have made this casebook a favorite of students and professors. Students and faculty appreciate the fact that no separate statutory supplement is necessary. Selected provisions from the Restatement Second of Contracts and the Uniform Commercial Code are included in the casebook as appendices.

The Contracting Law Fourth Edition Workbook, complete with flow charts, vocabulary lists, problems, and structured exercises, helps students understand legal doctrines, case briefing, and synthesis. Students can use the workbook independently or exercises can be used in class discussions.
Louisiana Law of Obligations
*A Methodological & Comparative Perspective: Cases, Texts and Materials*
Alain A. Levasseur, Louisiana State University Law Center
Randall Trahan, Louisiana State University Law Center
Sandi Varnado, Loyola University New Orleans College of Law
Teacher’s Manual forthcoming

This innovative coursebook on Louisiana’s law of obligations covers the law of contractual obligations in particular and the General Principles that govern the whole law of “obligations.” It features carefully edited excerpts from Louisiana judicial opinions and scholarly writings, as well as citations to pertinent articles of the Louisiana Civil Code. Additionally, this coursebook includes features that most others do not. Following each case is a series of questions, some designed to direct students to the significant points of the court’s analysis, others designed to deepen students’ understanding of civil law methodology. This book not only provides students (and lawyers) with a comprehensive introduction to Louisiana’s law of obligations, but also invites readers to draw comparisons between that law and the complementary law of other legal systems.

**CONTRACTS, SEE ALSO:**
- COMMERCIAL LEASING 2E, p. 79
- COMPARATIVE LAW OF CONTRACTS, p. 17
- GOVERNMENT CONTRACT LAW IN THE TWENTY-FIRST CENTURY, p. 40
- INTERNATIONAL BUSINESS CONTRACTING, p. 47
- STARTING OFF RIGHT IN CONTRACTS 2E, p. 52
- TEACHING TO EVERY STUDENT, p. 57

Federal Courts
*Third Edition*
Larry W. Yackle, Boston University School of Law

This third edition provides a primer on the power and functions of the Judicial Branch of the federal government. It covers critical decisions on jurisdiction in federal-question cases, standing, sovereign immunity, and habeas corpus. Like previous editions, the third edition offers a streamlined exposition of complex material in straightforward, accessible prose. Readers who need an introduction to basics will find it in this text; readers who need deeper analysis will find it in the exhaustive footnotes.

Grand Jury 2.0
*Modern Perspectives on the Grand Jury*
Roger Anthony Fairfax, Jr., George Washington University Law School, editor
2011, 398 pp, ISBN 978-1-59460-702-8, paper, $47.00

This book challenges the American legal culture to re-imagine the grand jury and proposes ways to adapt the grand jury’s proud heritage to the needs and realities of modern criminal justice.

**Fundamentals of Court Interpretation**
*Theory, Policy and Practice*
Second Edition
Roseann Dueñas González, Emeritus, University of Arizona
Victoria F. Vásquez, Pima County Superior Court, Tucson, Arizona
Holly Mikkelson, Monterey Institute of International Studies

This book explores court interpreting from legal, linguistic, and pragmatic vantages. The second edition of the book, which has become the standard reference book worldwide, features separate guidance chapters for judges and lawyers, detailed information on title VI regulations and standards for courts and prosecutorial agencies, a comprehensive review of U.S. language policy, and the latest findings of research on interpreting.

**Judicial Appointments and Democratic Controls**
Mitchel A. Sollenberger, University of Michigan–Dearborn
2011, 284 pp, ISBN 978-1-59460-785-1, paper, $42.00

**COURTS, SEE ALSO:**
- JUDICIAL CLERKSHIPS, p. 70
- LITIGATING IN FEDERAL COURT 2E, p. 72
- WORLD PLEA BARGAINING, p. 16
- WRITING DESKBOOK FOR ADMINISTRATIVE JUDGES, p. 5

**Perspectives on Missing Persons Cases**
Mary G. Leary, The Catholic University of America School of Law
Sharon W. Cooper, Developmental & Forensic Pediatrics, P.A.
Patty Wetterling, Minnesota Sexual Violence Prevention Program
Daniel D. Broughton, Emeritus, Mayo Clinic, Department of Pediatric and Adolescent Medicine

Cases that involve missing persons are complex and involve issues unique to this pernicious form of victimization. This book explores the many circumstances that result in a missing person case— the potential causes, prevention mechanisms, and responses when prevention fails. Whether a victim is missing because of a natural disaster or because there is a wandering senior citizen, having a missing status is a life changing event that requires multiple-disciplinary expertise in supporting those left behind, in investigating and handling the case, and in assisting victims and families either in recovery or the process of searching.

Policy initiatives, legal resourcefulness, investigative skill, and mental health support are all critical to assist the runaway exploited youth, the cyber-enticement victim, missing young adult, or family of an abduction victim. Readers will learn to understand offender motivations, legal complexities, left behind family personal experiences and the expanding use of technology to reach, rescue or recover missing persons.

**CONTRA**

**COURTS • CRIMINAL LAW**
Criminal Law

**A Context and Practice Casebook**

Steven Friedland, Elon University School of Law  
Catherine Arcabascio, Nova Southeastern University Law Center  
Catherine Carpenter, Southwestern University Law School  
Kami Simmons, Wake Forest University School of Law

*Teacher’s Manual forthcoming*

This criminal law book is designed for the modern law student. It has dual goals—to transfer important knowledge about crimes and their creation to students and to help them gain a deeper understanding of that knowledge through a wide variety of teaching tools. To engage the modern student, the book includes topical cases, such as the George Zimmerman/Trayvon Martin case, background boxes, and different kinds of problems aimed at multiple skills. The book provides broader perspectives of the criminal process and theories of punishment, but also examines the nuances and details of the elements of crimes as well.

This book is part of the *Context and Practice Series*, edited by Michael Hunter Schwartz (see p. 24).

Substantive Criminal Law

**NEW!**

**Cases, Comments and Comparative Materials**

Luis E. Chiesa, SUNY Buffalo Law School

*Casebook, 2014, 792 pp, ISBN 978-1-61163-528-7, $95.00*  
*Teacher’s Manual forthcoming*

The strength of this casebook is the uniformity of each chapter’s structure, which makes it easier to approach the chapter’s topic systematically. Each chapter begins with several sections that discuss the applicable law, followed by a separate section that discusses the Model Penal Code’s approach to the topic. This is then followed by a “Comparative Perspectives” section that encourages students to think about alternative ways of approaching the topic. The richness of the comparative materials used in the casebook is unmatched by its competitors, as many of the materials have been translated by the author. Finally, each chapter ends with a section titled “Scholarly Debates” that introduces the student to some of the philosophical discussions related to the topic.

**When Nature and Nurture Collide**

**NEW!**

**Early Childhood Trauma, Adult Crime, and the Limits of Criminal Law**

Theodore Y. Blumoff, Mercer University School of Law


Blumoff brings observations from the brain sciences to the jurisprudence of criminal law, thus producing a better model of human behavior for understanding criminal misconduct. This work examines the neuropsychological injuries suffered by seriously abused and neglected children, toward an explanation for why those children produce children who tend to abuse and neglect their own children and sometimes others.

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- Submit a manuscript proposal

**Mastering Criminal Law**

**2ND EDITION**

**FORTHCOMING!**

Ellen S. Podgor, Stetson University College of Law  
Peter J. Henning, Wayne State University Law School  
Andrew E. Taslitz, late of American University College of Law  
Alfredo Garcia, St. Thomas University School of Law

*Teacher’s Manual (and supplemental materials; see below)*

This book is a leader in providing materials that match the skills and values emphasized for developing practicing lawyers. The third edition incorporates over fifty problems that allow the law professor to explore the practical impact of the theoretical concepts underlying criminal law, such as a case study that examines issues from Jena Six. The book retains its international and comparative notes and includes several new cases and problems.

The authors’ website, [criminallawbook.com](http://criminallawbook.com), offers podcasts, syllabi, PowerPoint slides, and other teaching materials that complement the book. In short, the text combines theory and practice and is compact, student-friendly, flexible, and high-tech.
**Mastering Criminal Procedure**

*Second Edition*

Peter J. Henning, Wayne State University Law School  
Andrew E. Taslitz, late of American University College of Law  
Margaret L. Paris, University of Oregon School of Law  
Cynthia E. Jones, American University College of Law  
Ellen S. Podgor, Stetson University College of Law

ebook available

Volume One provides a concise treatment of the relevant federal constitutional doctrines that guide and constrain interactions between the police and individuals in the investigation of criminal conduct. The book includes an overview of the criminal process and the constitutional sources of the criminal procedure rules and focuses on the Fourth, Fifth, and Sixth Amendments as they relate to the warrant requirement for searches, exceptions that allow warrantless searches, the seizure of evidence and individuals, and the interrogation of suspects. The second edition updates the analysis with the latest Supreme Court decisions.

Volume Two focuses on the process of a criminal case from the filing of charges against a defendant through the pre-trial and trial stages of the prosecution, and then post-conviction proceedings. This concise guide treats the leading Supreme Court decisions along with a range of statutes and rules that govern the process by which a criminal charge is adjudicated. It also looks at a number of constitutional protections that apply in a prosecution, as well as the many procedural rules that come into play. The second edition provides updated treatment of the latest Supreme Court decisions along with a range of statutes and rules that govern the process by which a criminal charge is adjudicated.

These books are part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

**Law, Science and Experts**

*Civil and Criminal Forensics*

William S. Bailey, University of Washington School of Law  
Terrence J. McAdam, Washington State Patrol Seattle Crime Laboratory

Teacher's Manual forthcoming

Nearly every form of law practice requires skill in working with scientific or technical information and experts. This book brings the total civil and criminal forensics spectrum to life. Presenting critical information in an engaging, step-by-step manner, the authors analyze the relationship of law to science, the role of experts, laboratory tests and procedures, communication techniques, discovery strategies, ethical issues and trial practice skills. The commentary of prominent trial judges, lawyers and experts is infused throughout. Actual civil and criminal case problems optimize the learning experience for students. A DVD of a computer animation presenting expert testimony gives the book a distinct high-tech slant.

**Controlled Substances**

*Crime, Regulation, and Policy*

Alex Kreit, Thomas Jefferson School of Law

Casebook, 2013, 1,016 pp, ISBN 978-1-59460-871-1, $100.00  
Teacher's Manual forthcoming

Updated through December 2012, including the November referenda in Washington and Colorado, Controlled Substances provides a comprehensive overview of the many fascinating issues of law and policy related to the criminalization and regulation of illegal drugs. The book begins with materials on the debate about prohibition and its alternatives, with a particular focus on the modern “war on drugs” model of prohibition. After establishing this foundation, the book turns its attention to the drug laws themselves, taking an in-depth look at controlled substances offenses, drug sentencing, and the investigation of drug crimes. The book then considers the body of administrative law that governs the classification of controlled substances and the use and distribution of controlled substance for medical purposes. Finally, the book concludes with an overview of international and comparative issues in drug law.

**The Wire**

*Crime, Law, and Policy*

Adam Gershowitz, William & Mary Law School

Casebook, 2013, 520 pp, ISBN 978-1-61163-196-8, $70.00  
Teacher's Manual forthcoming

The HBO series The Wire provides a springboard for discussing some of the most pressing criminal justice issues of our time. This book explores the law of wiretapping, drug possession, and sentencing. It considers questions beyond basic law, such as whether the police understand or follow the Supreme Court’s search and seizure and confession rules. The book also examines broader questions, such as crime statistic manipulation, drug legalization, prisoner reentry, police brutality, the use of informants, mass imprisonment of African Americans, the distribution of limited criminal justice resources, and the media’s influence on policing and public policy.

**Criminal Litigation in Action**

*Second Edition*

Laura Berend, University of San Diego School of Law  
Jean Ramirez, University of San Diego School of Law

Teacher's Manual  
Third edition forthcoming late 2015

Set in California, this book prepares law students and new lawyers for the practice of criminal law in the trial courts. The book is based on the fictitious case of People v. Roger Battistone and tracks the case from arrest through sentencing. Students participate in simulation exercises on charging, interviewing, preliminary hearings, grand jury proceedings, discovery, motion hearings, plea bargaining, and sentencing hearings.
Wrongful Conviction
Law, Science, and Policy
James R. Acker, University at Albany, SUNY
Allison D. Redlich, University at Albany, SUNY
This volume addresses issues of law, science, and policy related to wrongful convictions in the American system of justice. It covers the incidence, correlates, causes, and consequences of wrongful convictions, as well as recommended reforms. The materials are organized in the form of a casebook, comprising edited judicial decisions and complementary materials from law, psychology, criminal justice, and related disciplines.

Cops in Lab Coats
Curbing Wrongful Convictions through Independent Forensic Laboratories
Sandra Guerra Thompson, University of Houston Law Center
Situated firmly at the intersection of the courtroom and the lab room, Cops in Lab Coats illustrates the legal and personal gravity of forensic science as a tool for police and lawyers alike. Thompson combines her studies of wrongful convictions, scientific mishandling in the lab room, and the legal interplay of analysts and lawyers to hone in on the need for independent crime labs nationwide. Cops in Lab Coats brings a fresh and critical perspective to the world of forensic science and illustrates the dire need for independence between crime labs and police departments across the country.

Federal Habeas Corpus
Cases and Materials
Second Edition
Andrea D. Lyon, Valparaiso University Law School
Emily Hughes, University of Iowa College of Law
Mary Prosser, University of Wisconsin Law School
Justin Marceau, University of Denver College of Law
2012 Electronic Teacher’s Manual
This second edition includes the six years of legal development under AEDPA, takes on the thorny issues arising from the Guantanamo cases, and tackles equitable tolling. The casebook also covers the basics of habeas corpus jurisprudence as well as the history of “the great writ.”


Capital Punishment and the Judicial Process
Fourth Edition
Randall Coyne, University of Oklahoma College of Law
Lyn Entzeroth, University of Tulsa College of Law
Electronic Teacher’s Manual
Capital Punishment and the Judicial Process provides comprehensive coverage of a number of issues, including the philosophical debate over the death penalty, constitutional challenges to the death penalty, the modern death penalty scheme, jury selection, capital sentencing, ineffective assistance of counsel, state appeals and post-conviction, federal habeas corpus, federal death penalty, and international law.

Victims in Criminal Procedure
Third Edition
Douglas E. Beloof, Lewis & Clark Law School
Paul G. Cassell, University of Utah College of Law
Steven J. Twist, Services Group of America, Inc.
Electronic Teacher’s Manual
This book includes the federal Crime Victims’ Rights Act and resulting cases, and it discusses the recent Human Rights Watch Report that looks favorably on rights of participation. It examines expanding standing to enforce rights of participation in California and other states. It also explores sexual assault and domestic violence within the criminal process. The third edition covers the various sources of victim law, including common law, state constitutions, statutes, and judicial and prosecutorial discretion. The book includes case law concerning crime victims’ rights, law review articles, victim impact statements, and other interesting materials.

How Criminal Law Works
A Conceptual and Practical Guide
Third Edition
Samuel H. Pillsbury, Loyola Law School, Los Angeles
How Criminal Law Works introduces the reader to the special terminology, methods, and traditions that inform criminal law, paying special attention to the language of criminal law and its challenges. Designed to be highly readable, the book plainly defines all critical terms and makes no assumptions about prior knowledge of terms or concepts. The book is divided into five parts: Basic Structure and Principles; Act and Mens Rea; Crimes of Violence (homicide and rape); Inchoate Liability (attempt, accomplice, and conspiracy); and Defenses (insanity, self-defense, and intoxication).

To view study aids and sample chapters, visit the author’s website at www.howcrimlawworks.com.
Capital Punishment Trials of Mafia Murderers
Leonard Orland, University of Connecticut School of Law.

Based on the author’s review of thousands of pages of trial testimony and briefs, this book explores the capital punishment trials of two Mafia murderers. Both were convicted based in large part on the testimony of other Mafia murderers who cooperated with the government. In both cases, the juries declined to vote for capital punishment.

The book enables readers to understand and evaluate the American system of criminal justice through an examination of how complex federal criminal trials are conducted. The book also explores important policy issues: How should a capital punishment jury be selected? How should the federal government decide which defendants should face a capital punishment trial and which defendants facing capital punishment should be rewarded if they cooperate and testify against other murderers?

Presumed Dangerous Punishment, Responsibility, and Preventive Detention in American Jurisprudence
Michael Louis Corrado, University of North Carolina School of Law

When can a person be detained by the state solely for the purpose of preventing future harm? It is now possible to detain before trial solely on the basis of the possibility that the accused will commit the sort of crime he is accused of; in many jurisdictions, to detain indefinitely after trial, conviction, and completion of the penal sentence sex offenders and those found guilty but mentally ill (though not legally insane); and to detain indefinitely without trial and conviction those suspected of being terrorists or supporting terrorist activity. This book traces the development in Supreme Court cases and in national legislation of these various grounds of preventive detention.

Arson Law and Prosecution
John F. Decker, Emeritus, DePaul University College of Law
Bruce L. Ottley, DePaul University College of Law

This book combines both arson investigation and the law relating to all aspects of arson from investigation through prosecution. It will be very useful to everyone involved in arson cases or for use in arson investigation training courses and in law school courses that focus in depth on one crime or that deal with the preparation and presentation of a criminal case.

The Past as Prologue
The Supreme Court’s Pre-Modern Death Penalty Jurisprudence and Its Influence on the Supreme Court’s Modern Death Penalty Decisions
Robert M. Bohm, University of Central Florida

The Past as Prologue provides insight into the Court’s modern death penalty jurisprudence by examining in detail 39 pre-modern Supreme Court death penalty cases for which written opinions were issued. Not only will readers be fascinated by the case descriptions, they are also likely to be disturbed by what the case descriptions reveal about the more egregious practices of the pre-modern death penalty era.

Preventing Danger New Paradigms in Criminal Justice
Michele Caianiello, Università di Bologna, Italy, editor
Michael Louis Corrado, University of North Carolina School of Law, editor

Germany operates a “double track” system of punishment and preventive detention. In 2010, the European Court of Human Rights determined that the preventive period had to count as punitive and, thus, should be subject to the safeguards that surround punishment. This decision affects many other European countries that share a version of the “double track” system. While Europe is retreating under the tutelage of the ECHR on this matter, the United States has been developing its own system of preventive detention, both within the criminal law (for sexual predators) and without (for suspected terrorists). The essays in this volume bring together the best of European and American comparative writing on these issues.

CRIMINAL LAW, SEE ALSO:
- EVIDENCE SECTION, p. 38
- COMPARATIVE CRIMINAL PROCEDURE 2E, p. 17
- CYBERCRIME 3E, p. 18
- THE FOURTH AMENDMENT 2E, p. 19
- FREE SPEECH, DEFAMATION, AND CRIMINAL LAW, p. 49
- FROM WITCHES TO CRACK MOMS 2E, p. 81
- GENOCIDE IN THE MIDDLE EAST, p. 49
- INTERNATIONAL CRIMINAL LAW 4E, p. 46
- MAKING SENSE OF SEARCH AND SEIZURE LAW, p. 23
- THIS IS OUR STORY, p. 80
- WAR CRIMES AND WAR CRIME TRIALS: FROM LEIPZIG TO THE ICC AND BEYOND, p. 50
- WORLD PLEA BARGAINING, p. 16
The U.S. Supreme Court on Disability Law
Sixteen Modern Cases
Christy Thompson Ibrahim, Adjunct, University of Washington School of Law
Patricia C. Kuszler, University of Washington School of Law
Erin Moody, attorney-at-law
Teacher’s Manual forthcoming

From education and employment to the death penalty and civil commitment, the U.S. Supreme Court has issued a wide range of disability-related decisions in the last 40 years. Sixteen full opinions from the most impactful cases appear in this collection, along with background information, thorough notes, and questions to generate discussion and independent research. Rather than trying to teach from case fragments, professors can use this text to offer undergraduate, graduate, and law students a full understanding of disability law and policy. This text can be used in conjunction with Discussions on Disability Law and Policy or with An Anthology of Disability Literature, or it can stand alone.

An Anthology of Disability Literature
Christy Thompson Ibrahim, Adjunct, University of Washington School of Law, editor
2011, 352 pp, ISBN 978-1-61163-057-2, paper, $47.00
Teacher’s Manual

This anthology includes works by Leo Tolstoy, Sylvia Plath, Michael J. Fox, Charlotte Brontë, Franz Kafka, Annie Dillard, Temple Grandin, H.G. Wells, Jhumpa Lahiri, Helen Keller, Alexander McCall Smith, and others. The selections, both fiction and non-fiction, ranging from classics to modern favorites, contemplate a variety of disabilities—physical impairments, mental illness, and intellectual disabilities—and provide viewpoints from self-advocates, family, and friends. The readings and accompanying discussion questions provoke reflection about tolerance, community living, family dynamics, and disability rights.

DISABILITY LAW

The U.S. Supreme Court on Disability Law:
Sixteen Modern Cases
Christy Thompson Ibrahim, Adjunct, University of Washington School of Law
Patricia C. Kuszler, University of Washington School of Law
Erin Moody, attorney-at-law
Teacher’s Manual forthcoming

This diverse collection of cases, policy articles, stories, and questions is categorized by disability studies topics that were chosen based on demonstrated student interest over the years. Issues like the disability rights movement, deinstitutionalization, public transportation, inclusion, homelessness, immigration, the International Convention on the Rights of Persons with Disabilities, and supported employment will engage students and introduce them to the diverse and intriguing issues of disability law and rights. This text can stand alone or can be used in conjunction with The U.S. Supreme Court on Disability Law: Sixteen Modern Cases or with An Anthology of Disability Literature.

Autism and the Law
Cases, Statutes, and Materials
Lorri Shealy Unumb, Autism Speaks
Daniel R. Unumb, South Carolina Legal Services

Mental Disability Law
Cases and Materials
Second Edition
Michael L. Perlin, New York Law School

International Human Rights
and Comparative Mental Disability Law
Cases and Materials
Michael L. Perlin, New York Law School
Arlene S. Kanter, Syracuse University College of Law
Mary Pat Treuthart, Gonzaga University School of Law
Kris Gledhill, Barrister, Camberwell Chambers

DISABILITY LAW, SEE ALSO:
• LABOR LAW SECTION, pp. 55–56

1-800-489-7486 31
Economic Analysis for Lawyers

Henry N. Butler, George Mason University School of Law
Christopher Drahozal, University of Kansas School of Law
Joanna Shepherd, Emory Law School


The purpose of this casebook is to teach the principles of microeconomics. Economic Analysis for Lawyers presumes no prior training in economics and uses the same building block approach that is found in most microeconomics textbooks that are used in undergraduate economics classes. This book includes excerpted cases and other materials that illustrate the applicability of the economic principles to legal disputes and public policy issues. Fundamental principles are introduced in the first four chapters. Subsequent chapters build on these fundamentals by adding a detailed and sophisticated analysis in the general areas of monopoly, externalities, information, labor markets, risk, organizational economics, and financial economics. The third edition adds new chapters on labor markets and crime and punishment.

Legal Gridlock

A Critique of the American Legal System

Thomas C. Fischer, Senior Fellow, Seattle University School of Law


Public interest in the law is clearly growing. But the highly selective, frequently aberrant snapshots the public gets via the media often obscure what is really happening. Legal Gridlock examines the American legal system from top to bottom and suggests what is wrong and might be changed to prevent cost and delay from strangling social and commercial progress. It critiques our system from a variety of perspectives, including: the form and function of government (originally designed in reaction to a remote and insensitive monarch); the proper role of courts and alternatives thereto; and the problems of law enforcement, legal training, and the legal profession.

ECONOMICS AND LAW, SEE ALSO:

• ANTITRUST, THEORY & PRACTICE, p. 7
• COMMUNITY ECONOMIC DEVELOPMENT LAW, p. 14
• COURTROOM USE AND MISUSE OF MATHEMATICS, PHYSICS AND FINANCE, p. 60
• GLOBAL SOCIAL INVESTMENT, p. 77

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NEW EDITION!

The Rights and Responsibilities of the Modern University

The Rise of the Facilitator University

Second Edition

Peter F. Lake, Stetson University College of Law

2013, 328 pp, ISBN 978-1-59460-898-8, paper, $35.00, ebook available

This substantially revised and updated second edition includes discussion of recent judicial, legislative, and regulatory college safety mandates; modern risk management and prevention practices; and the explosion in college safety and wellness issues (suicide, active shooter violence, sexual assault, etc.) while remaining faithful to the core vision of the first edition. The second edition also addresses the disturbing rise of a new nemesis of the facilitator university — “Compliance U.” Crushing new regulatory burdens significantly impact academic freedom and autonomy, and may interfere with the facilitator’s chief goal of creating a sustainable, reasonably safe, and responsible college environment.

Practical Education Law for the Twenty-First Century

Second Edition

Victoria Dodd, Suffolk University School of Law


The second edition covers topics such as school finances, school search and crime issues, residency and fee issues, basic labor law, alternative education and vouchers, injuries to students, athletics, and the overall organization and regulation of public education. Citations are nationwide in scope and include references to updated federal and state case law, federal statutory law, and state statutory law. Practical law tips appear throughout the volume.

Thinking Like a Lawyer

An Educator’s Guide to Legal Analysis and Research

Second Edition

Sarah E. Redfield, University of New Hampshire School of Law


This book provides a bridge between the legal professional and the education professional, offering an introduction to legal analysis. Since the first edition of this book, the law’s role in schools has continued to expand. New problems call for new legal and policy solutions. The second edition focuses on school search cases as illustration, and brings them forward to today’s concerns about searching cell phones, off campus activities, and even sexting. Thinking Like a Lawyer uses narrative, actual court cases, study tips, research methodologies, and an extensive glossary illustrated with education law examples to remove the mystique of reading about law.
The Law and Higher Education
Cases and Materials on
Colleges in Court
Fourth Edition
Michael A. Olivas, University of Houston Law Center
Amy Gajda, Tulane University Law School
Teacher's Manual forthcoming

Now in its fourth edition, this book reflects the extraordinary growth in the law of higher education and the accompanying rise in scholarship and commentary on higher education law and governance. The case selection reflects major themes and issues. To this end, cases with interesting facts, news accounts of fascinating developments, and insights and articles from scholars and practitioners have also been used. The result is a unique book on a rapidly growing area of law and society. It is the most established and widely adopted casebook in the field. Updated with recent court cases and statutes, it can be used in law schools, in colleges of education, or in professional courses.

Special Education Law
Third Edition
Thomas F. Guernsey, Thomas Jefferson School of Law
Kathe Klare

This casebook gives a comprehensive overview of the federal statutes, regulations, and case law that affect the education of children with disabilities from birth to age 22. It provides a solid background in special education law, including the Individuals with Disabilities Education Act, Department of Education regulations, and case law. Numerous checklists and forms provide assistance with the practical application of the legal requirements.

Our Promise
Achieving Educational Equality for America's Children
Maurice R. Dyson, Thomas Jefferson School of Law
Daniel B. Weddle, University of Missouri–Kansas City School of Law, editor

This critical reader of scholarly articles, essays, and critiques by nationally distinguished contributors, leading thinkers, and policymakers explores the intractable issues in the landscape of educational equality including school finance, special education, affirmative action, desegregation, curricular reform, and bilingual education through the prism of race, ethnicity, language, disability, socioeconomic status, sex, and gender.

EDUCATION LAW, SEE ALSO:
· BECAUSE OF OUR SUCCESS, p. 11

Elder Law
Readings, Cases, and Materials
A. Kimberley Dayton, Emeritus, William Mitchell College of Law
Molly M. Wood, Partner, Stevens & Brand, L.L.P.

Because of this book’s digital format, the authors are able to include such features as live links to state and federal statutes, cases, and other web-based material that users can reference or incorporate into their coverage. Many chapters contain 50-state statutory tables that will allow students to access, directly from the book, state-specific laws that are relevant to the subject matter of the chapters. The book covers traditional subjects and also “hot topics” in elder law and practice.

Comparative Perspectives
on Adult Guardianship
A. Kimberley Dayton, Emeritus, William Mitchell College of Law, editor

This book is a compilation of chapter-essays from some of the world’s leading authorities on adult guardianship law. The essays cover a wide range of topics from both theoretical and practical perspectives. Part I introduces some of the basic concepts that transcend the national guardianship system, approaching these concepts from a comparative perspective. Part II provides comprehensive information on guardianship systems around the world and Part III outlines an ambitious agenda for reforming adult guardianship regimes. The book is a must read for those concerned with the role of national and international law in defining and expanding the rights of older persons and persons with disabilities who are at risk of being placed under guardianship.

Mastering Elder Law
Second Edition
Ralph C. Brashier, University of Memphis School of Law
2015, 540 pp, ISBN 978-1-59460-759-2, paper, $42.00, ebook available

Mastering Elder Law explores concerns that commonly arise when representing the elderly client. The book focuses on public benefits, retirement systems, age discrimination, wealth transfers, medical decision making (including “the right to die”), guardianships and conservatorships, durable powers of attorney, long-term care, housing, abuse, and ethical problems. The book also explores overarching themes such as the tension that results when the state simultaneously attempts to protect its vulnerable citizens and promote their autonomy. The text includes examples throughout and provides a straightforward description of complex topics such as Social Security, Medicare, and Medicaid.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).
New Times, New Challenges
Law and Advice for Savvy Seniors and Their Families
Kenney F. Hegland, University of Arizona College of Law
Robert B. Fleming, Fleming & Curti, PLC
2010, 308 pp, ISBN 978-1-59460-737-0, paper, $32.00, ebook available

Students taking elder law or health law will find this book helpful for a quick introduction to topics not covered in the course or as a second opinion for those topics that are covered. The book discusses retirement, advance directives, elder abuse, nursing homes, scams, bill collectors, age discrimination, disability in the family, and hospice.

ELDER LAW, SEE ALSO:
• THE EMPOWERED PARALEGAL: WORKING WITH THE ELDER CLIENT, p. 74

Election Law
Cases and Materials
Fifth Edition
Daniel Hays Lowenstein, Emeritus, UCLA School of Law
Richard L. Hasen, UC–Irvine School of Law
Daniel P. Tokaji, The Ohio State University College of Law
2014 Electronic Supplement available for adopters
Teacher’s Manual

This leading election law casebook covers the right to vote and voter turnout, legislative districting, the Voting Rights Act, racial gerrymandering cause of action, ballot propositions, constitutional rights and obligations of political parties, bribery, regulation of campaign speech, campaign finance, and election administration. The fifth edition fully covers developments in election law in the 2012 election season including: extensive coverage of Citizens United, super PACs, and other campaign finance developments; emerging issues in voting rights and redistricting, including coverage of the Texas redistricting and voter identification cases; and new coverage of issues in judicial elections. It can be used in both law and political science courses, and the extensive campaign finance coverage makes the book appropriate for a campaign finance seminar as well.

The Law of Direct Democracy
NEW!
Henry S. Noyes, Chapman University School of Law
Electronic Teacher’s Manual

This book uses state and federal judicial opinions, the text of ballot initiatives, statutes and constitutional provisions to compare and contrast the various state laws that govern the ballot initiative, the referendum and the recall. This book also contemplates the role of interest groups, voters, courts and elected officials and examines their ability to utilize, influence and limit the initiative process. It provides students and instructors both the information they need to learn the law of direct democracy and the tools to pursue further inquiry on discrete topics of interest.

“The Law Is Good”
The Voting Rights Act, Redistricting, and Black Regime Politics
Steven Andrew Light, University of North Dakota

Authored by a political scientist who formerly served as a U.S. Department of Justice Voting Section policy analyst, this book is written by an “insider” who understands the practicalities of how the Act works as well as the larger challenges and opportunities of racial politics in the past, present, and future. “The Law Is Good” draws from case and statutory law at the federal, state, and local levels; original empirical research, including field work and interviews; census data spanning five decades; scholarly commentary; and government documents, reports, and maps. The book uses a rich yet accessible set of materials to paint a portrait of two southern communities and how the struggle for voting rights and black empowerment involved many actors.

The Law of Gambling and Regulated Gaming
Cases and Materials
Anthony N. Cabot, Lewis and Roca LLP
Keith C. Miller, Drake University Law School
2012 Teacher’s Manual
Second edition forthcoming late 2015

As states look increasingly to gambling as a revenue source, the legal dimensions of gambling will expand. Because lawyers will continue to serve in a variety of roles related to gaming — advocacy, regulatory, and policy-making — students need to gain an awareness of the basics of gaming law.

This text emphasizes those parts of gaming law that have the greatest national interest and impact: casinos, tribal gaming, sports and poker betting, and the continuing development of the way gaming interacts with the Internet. It also covers lotteries, pari-mutuel, charitable, and shipboard issues. The book gives significant attention to the ethical issues faced by a gaming attorney. Besides presenting the leading and other illustrative cases in these areas, the text has extensive connecting note material and primary materials, such as statutes and regulations.

The Essential Guide to California Restaurant Law
Paul Tour-Sarkissian, attorney-at-law
Tania Tour-Sarkissian, attorney-at-law

Restaurant law encompasses many different areas of the law in addition to the regulation of food and alcohol — contract law, tort law, labor law, and environmental law, to name just a few. This is the very first book to gather together and analyze the vast swath of laws pertinent to restaurants in California.

www.caplaw.com
This casebook provides a comprehensive survey of the primary entertainment law practice areas, including motion pictures, music, social media, television, and cultural arts. It addresses both the practical aspects of entertainment and the fundamental underpinnings of entertainment law. Built on a solid theoretical basis for each topic, the materials integrate problems and examples of the cutting-edge issues transforming entertainment and technology law practice.

This casebook is uniquely balanced to address and integrate the need to teach the practitioner’s issues with the jurisprudential framework necessary to make the course appropriate to the law school curriculum.

Energy Law offers a comprehensive introduction to energy law. The book is designed to support an energy survey course and provides a practical overlay to each topic, with “practice notes” placed throughout the text. This book is uniquely organized by industry sector, the way such issues are often confronted in practice, rather than by natural resource, which is the traditional approach. The book chapters include: Minerals and Mineral Rights; Coal, Oil and Gas; Electricity and Related Resources; Natural Gas; Direct Use and Distribution; Economic Regulation and Market Structure; Environmental Regulation; Climate Change; and The Unique Nature of Transportation.


Human populations, coastal infrastructure, and coastal ecosystems will become increasingly vulnerable to the impacts of climate change. This book examines the political and legal constraints to and opportunities for adaptation to rising sea levels. Using legal and policy analysis and case studies from California, North Carolina, and Texas, Peloso explores the ability of governments to use market tools, land use regulations, and property acquisition to promote adaptation to rising sea levels. In addition, the book covers the unique legal challenges and opportunities faced by corporate actors in responding to rising sea levels, and discusses opportunities for local governments and corporate actors to work together to facilitate adaptation.

Grasslands, prairies, and savannas once covered much of the Earth’s surface. Today, most of them have either disappeared or suffered severe degradation as a result of agricultural conversion, over-grazing, urbanization, species encroachment, fragmentation, climate change, and other factors. John Head examines the state of the world’s temperate and tropical grasslands, and why we should care about them, before turning to an examination of the legal and institutional efforts that have been undertaken to respond to their degradation and to regulate their use.
Environmental and Natural Resources Law

The History of U.S. Environmental Law

Tod I. Zuckerman, attorney-at-law
Nancy K. Kubasek, Bowling Green State University
Teacher's Manual forthcoming

Although the history of U.S. environmental law can be traced all the way to the Founding Fathers and earlier to British common law doctrines, the great bulk of present U.S. environmental law did not exist until the late 1960s. The History of U.S. Environmental Law examines the panorama of U.S. environmental law history—the major statutes, treaties, cases, administrative rules and regulations that comprise this complex interrelated body of laws. Additionally, this book sketches the relationship between the personalities and political movements that have played such a crucial role in the making of U.S. environmental law.

Climate Change
A Reader

William H. Rodgers, Jr., University of Washington School of Law
Michael Robinson-Dorn, UC–Irvine School of Law
Jennifer K. Barcelos, Three Degrees Program,
University of Washington School of Law
Anna T. Moritz, attorney-at-law
2011, 1,216 pp, ISBN 978-1-59460-482-9, paper, includes CD, $92.00

This comprehensive and unique introduction to the emerging issues of global climate change presents many of the foundational documents, background scientific explanations, and excerpts from the leading thinkers in the vast literature on global warming. It features original articles and essays from scholars in the fields of environmental science and environmental, energy, international, and human rights law. Designed for use in the burgeoning number of courses in areas such as global warming, climate change, and climate justice, this book is organized around the topics of science, justice, impacts, energy, the U.S. response, international law, state and local law, and innovative litigation.

Human Rights and the Environment
Cases, Law, and Policy

Svitlana Kravchenko, late of University of Oregon School of Law
John E. Bonine, University of Oregon School of Law
Teacher's Manual with 2010 Update

Increasingly, environmental rights are being recognized as enforceable human rights, both substantive and procedural. Environmental law can no longer be viewed merely as a matter for policy choices in legislation. This casebook shows how international and national court cases in Europe, Africa, Asia, and the Americas have begun to interpret treaties, national constitutions, and human rights legislation to protect the environment through the recognition of rights.

Environmental Enforcement
Cases and Materials

Joel A. Mintz, Nova Southeastern University Law Center
Clifford Rechtschaffen, Golden Gate University School of Law
Robert Kuehn, Washington University School of Law
Electronic Teacher's Manual

This is the first casebook devoted exclusively to environmental enforcement issues. It introduces future lawyers to the full range of legal issues and practical challenges they will face when handling environmental enforcement cases. Perfect for a specialized course or seminar, or as a supplement to existing survey courses, the book provides in-depth coverage of this emerging and dynamic field.

Environmental Law Practice
Problems and Exercises for Skills Development
Third Edition

Jerry L. Anderson, Drake University Law School
Dennis D. Hirsch, Capital University Law School
Teacher's Manual

Tailored for simulation-based learning, the third edition contains problems and exercises under each of the major environmental statutes. The book places readers in the three key roles played by environmental lawyers—government attorney, corporate counsel, and public interest advocate—and provides practice pointers for each. It makes extensive use of original documents such as statutes, the Code of Federal Regulations (CFR), regulatory preambles, and agency guidance, exposing students to the materials that environmental lawyers use most.

The Renewable Energy Reader

K.K. DuVivier, University of Denver College of Law
Resource website available at www.renewableenergyreader.com
Electronic Teacher's Manual

In this reader-friendly sourcebook, each chapter provides historical background, illustrations, technology charts, and closely edited excerpts from some of the most prominent primary and secondary legal sources. This reader is an accessible reference for lawyers, law students, policymakers, and the general public, providing an overview of the significant legal implications of renewable energy development. This is the only textbook designed specifically for a two- or three-hour renewable energy law course or as a robust renewable energy supplement for more traditional energy law texts that cover conventional sources. It includes focus questions for class discussion and several hands-on Carnegie Integrated Skills exercises to enhance practitioner skills and student learning and to deepen appreciation for the topic areas.
Comparative Environmental and Natural Resources Law
Sandra Zellmer, University of Nebraska College of Law
2013, 344 pp, ISBN 978-1-59460-780-6, paper, $45.00
Teacher’s Manual forthcoming

This book provides a comparative look at environmental and natural resource laws and policies governing water, waste, biological diversity (wildlife and habitat), and environmental assessment. With increasing globalization, comparative law has become more relevant in recent years. Global climate change and threats to biodiversity, transboundary pollution, and the emerging field of environmental human rights make comparative environmental law especially compelling. The book focuses on five nations: the United States, Canada, England, New Zealand, and India.

The book includes several case studies on specific environmental and resource management problems to enable students to take a “hands on” problem-solving approach to applying law and policy and to compare and contrast outcomes under the laws of various nations.

Environmental Justice
Law, Policy & Regulation
Second Edition
Clifford Rechtschaffen, Golden Gate University School of Law
Eileen Gauna, University of New Mexico School of Law
Catherine A. O’Neill, Seattle University School of Law
2009, 560 pp, ISBN 978-1-59460-595-6, paper, $60.00
Teacher’s Manual forthcoming

The authors provide an accessible compilation of interdisciplinary materials for studying environmental justice, interspersed with extensive notes and questions. This book integrates excerpts from empirical studies, cases, agency decisions, informal agency guidance, law reviews, and other academic literature, as well as community-generated documents. This second edition includes chapters addressing climate change, international environmental justice, and a capstone case study. It also expands coverage of risk and the public health, empirical environmental justice research, and environmental justice for American Indian peoples.

ENVIRONMENTAL AND NATURAL RESOURCES LAW, SEE ALSO:

• CLOSING THE CIRCLE, p. 43
• NATIVE AMERICAN NATURAL RESOURCES LAW 3E, p. 42
• TRADE AND THE ENVIRONMENT 2E, p. 87
Evidence

A Context and Practice Casebook

Pavel Wonsowicz, UCLA School of Law

2013 Teacher's Manual

This casebook engages students with a wide range of learning styles and helps them explore evidence law from the eyes of an advocate. Through a problem-centered approach that focuses on the gray areas of the Federal Rules of Evidence, students will develop a heightened sensitivity to factual and legal arguments that govern the admissibility of evidence. This focus on legal argumentation allows students to actively cultivate an understanding of the legal doctrine behind the Federal Rules of Evidence as well as the role that facts and narrative play in legal reasoning. Chapters include exercises, visual aids, and video supplements.

A single thread that runs through the book is video and case materials surrounding a North Carolina murder trial, State v. Peterson. The trial was memorialized in an award-winning documentary, The Staircase, directed by Jean-Xavier de Lestrade. The casebook follows the trial, including the strategies undertaken by counsel and the battles over evidentiary issues that shaped both sides’ narrative in the trial. The teacher’s manual includes pedagogical analysis; visual aids related to the text; questions and exercises designed to be used in or out of class; and video excerpts from the The Staircase.


Mastering Evidence

Ronald W. Eades, Emeritus, University of Louisville School of Law


Mastering Evidence is a clear, concise discussion of the rules of evidence. It serves as a secondary source for students enrolled in their first course in evidence. Most evidence courses and the multi-state bar examination in evidence focus primarily on the Federal Rules of Evidence. This book takes the same approach, fully explaining the details of those rules. It also follows the same structure as the Federal Rules and is, therefore, easy to use.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

California Evidence

A Wizard's Guide

Second Edition

Gerald F. Uelmen, Santa Clara University School of Law


This book, like its predecessor, provides an ideal vehicle for evidence professors to expand coverage of their course to include the California Evidence Code. Hundreds of practical illustrations are offered by means of practice transcripts, which are extensively cross-referenced. Frequent comparisons to the Federal Rules of Evidence are offered, as well as summaries and review problems with sample answers.

NEW EDITION!

Evidence

A Problem-Based and Comparative Approach

Third Edition, Revised Printing

Peter Nicolas, University of Washington School of Law

2014 Electronic Update to Statutory Supplement
Teacher’s Manual

Organized around the federal rules, this casebook provides coverage of every single rule; yet, through careful case choice and editing, Professor Nicolas has produced a book that can easily be taught from cover to cover in as few as three semester hours.

The revised third edition builds on the strengths of previous editions and is updated to reflect the language of the Restyled Federal Rules of Evidence, as well as all substantive amendments through December 2013. The revised third edition contains edited versions of the Supreme Court’s most recent Confrontation Clause decisions, including Melendez-Díaz v. Massachusetts, Michigan v. Bryant, Bullcoming v. New Mexico, and Williams v. Illinois. It also includes recent decisions applying the rules of evidence to electronic evidence, including cases involving information found on social networking websites. In addition, the third edition contains expanded coverage of state rules of evidence that differ significantly from the federal rules.

The Hearsay Rule

Third Edition

G. Michael Fenner, Creighton University School of Law

2013, 510 pp, ISBN 978-1-61163-455-6, paper, $63.00

Like the earlier editions, this treatise explains the basic concept of hearsay as well as hearsay exclusions and exceptions, including important exceptions found outside of the Rules of Evidence. For each exclusion and exception, the book begins with a foundational approach, presenting the foundational elements the law student must know, the lawyer wanting admission must show, and the lawyer trying to block admission must defeat. Extensive “Use Notes” explain each foundational element and how it works.

EVIDENCE, SEE ALSO:

- COPS IN LAB COATS, p. 29
- FORENSIC EVIDENCE IN COURT, p. 75
- LAW, SCIENCE AND EXPERTS, p. 28

Many books are also available on Amazon Kindle and other electronic platforms. Check the book description or website for availability. If you are interested in a book that is not currently listed as available, please contact us.
Mastering Family Law
Janet Leach Richards, Emeritus, University of Memphis School of Law

Mastering Family Law helps students understand the basic principles and underlying policies of the topics covered in a general family law course. The book includes traditional family law topics such as marriage and divorce, but also covers child law topics such as the constitutional rights of parents and the definition of parents, among others.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

Ethical Issues in Family Representation
Barbara Glesner Fines, University of Missouri–Kansas City School of Law

This book, which contains selected Florida constitutional provisions and statutes as well as relevant federal legislation, is designed as a supplement to all domestic relations casebooks. It helps students learn current Florida law, sharpen their ability to read and interpret statutes, and prepare for the Florida Bar exam. Especially valuable to those looking for a quick update, the Significant Legislative Changes section highlights new and revised laws.

Mastering Adoption Law & Policy
Cynthia Hawkins DeBose, Stetson University College of Law

Mastering Adoption Law & Policy is a desk reference that will be a "must-have" for a wide variety of professionals who work in the field of adoption—including lawyers, paralegals, doctors, social workers & counselors—as well as a study guide for law students. The book's chapters cover specific adoption law topics—for example, Child Welfare, Foster Care, Consent, Trans-Racial Adoption & Same Sex Adoption. As a manual for practitioners and professionals rather than prospective adoptive parents, this book is only the second desk reference or study guide of its kind in an ever-expanding field.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).
The Law of Access to Government
Cases and Materials

Richard J. Peltz-Steele, University of Massachusetts School of Law–Dartmouth

Electronic Teacher’s Manual

Using the case method, the text approaches the law and policy of public access to information under government control, including records, meetings, and places. It guides students through the materials with introductory and transitional texts and extensive notes and questions to form the basis of class discussions and further research. The text is designed for use by students at any level of law or mass communication study, assuming no previous knowledge of constitutional law or statutory access. At the same time, students versed in the First Amendment or in mass communication policy will find ample material to further develop their mastery of the freedom of information system in the United States.

Domestic Preparedness
Law, Policy, and National Security

Alan Cohn, Adjunct, Georgetown University Law Center

Teacher’s Manual forthcoming

This book studies emergency preparedness and response and its relationship to national security. Domestic preparedness includes preparedness for and response to “all hazards,” including terrorist attacks, natural disasters, industrial accidents, and other natural and human-caused phenomena. Domestic preparedness draws its modern roots from the combination of civil defense, disaster response, and the domestic response to terrorism incidents. The casebook uses a traditional approach, presenting primary legal authorities along with policies and doctrinal publications, juxtaposed with notes and questions.

Congressional Investigations and Oversight
Case Studies and Analysis

Lance Cole, Penn State School of Law
Stanley M. Brand, Brand Law Group


This book examines the legal and policy issues surrounding congressional investigations through a series of case studies, with an emphasis on the period from the second half of the twentieth century to date. It is organized by case study topic, with each chapter using one or two case studies to introduce and analyze a discrete area of legal authorities and policy issues. The book also includes relevant historical information and structural analysis of government functions, with an emphasis on separation of powers issues.

National Security Law
Third Edition

John Norton Moore, University of Virginia School of Law
Robert F. Turner, University of Virginia School of Law


The extensively updated third edition of National Security Law includes 34 contributions by distinguished scholars and practitioners. This edition includes new chapters on law and the cyber domain, the control of terrorism assets, lawfare, detention, and the Foreign Intelligence Surveillance Act, as well as chapters on traditional subjects of national security law such as use of force, war powers, international and domestic terrorism, intelligence, arms control, homeland security, human rights, immigration, export controls, environmental law, freedom of expression, and access to national security information. This third edition presents a uniquely comprehensive, timely and unmatched coverage of this complex field of law and policy.

Government Contract Law
in the Twenty-First Century

Charles Tiefer, University of Baltimore School of Law
William A. Shook, The Law Offices of William A. Shook PLLC

Teacher’s Manual

This book revises, and adds new foci, to the authors’ predecessor casebook Government Contract Law: Cases and Materials, Second Edition. New chapters cover such fast-changing specialties as commercial and IDIQ contracting, intellectual property, health care, construction, government and contractor workforce, false claims and defective pricing, and government takings. Dozens of fresh notes cover recent developments, such as government acquisition of property rights in software and contracting in the Afghan and Iraq wars.

Legal Issues in the Struggle Against Terror

John Norton Moore, University of Virginia School of Law, editor
Robert F. Turner, University of Virginia School of Law, editor

2010, 592 pp, ISBN 978-1-59460-830-8, paper, $68.00

In this collection, some of America’s most thoughtful and respected legal experts address aspects of the ongoing struggle against terror. From military commissions and the treatment of detainees to the outsourcing of military functions to civilian contractors and the use of civil litigation against terrorists, this remarkable new volume is designed to provide legal scholars, policy makers, and the general public with a serious look at critical legal issues in this unusual armed conflict.
Complementary and Alternative Medicine and the Law

Lucinda E. Jesson, Hamline University School of Law
Stacey A. Tovino, University of Nevada–Las Vegas School of Law
2010, 308 pp, ISBN 978-1-59460-767-7, paper, $42.00
Teacher’s Manual

After broadly describing complementary and alternative medicine (CAM) and the ongoing tension between CAM and conventional medicine, the book covers traditional health law basics through the lens of CAM regulation and practice. This accessible text uses news articles, government reports, literature excerpts, and real-life problems (as well as critical cases and statutes) and addresses medical licensure and scope of practice, malpractice, informed consent, FDA regulation of dietary supplements, antitrust, and new innovations in CAM regulation.

The Kidney Sellers

A Journey of Discovery in Iran

Sigrid Fry-Revere, Center for Ethical Solutions

How is it possible that in Iran there is a waiting list to be a kidney donor, while in the U.S. hundreds of thousands of people have died for lack of a donor? In November 2008, Dr. Fry-Revere traveled to Iran to witness the country’s organ procurement system firsthand. She shares what she discovered in The Kidney Sellers: part diary of living in a dangerous country, part ethnographic essay, and part tale of people working together to overcome death and financial ruin.

Readings in Comparative Health Law and Bioethics

Second Edition

Timothy Stoltzfus Jost, Washington and Lee University School of Law, editor

This book presents balanced coverage of the four major areas of health law — health care organization and finance; the obligations of health care professionals and institutions to patients; bioethics; and public health law — in a carefully edited collection of cases, statutes, and readings. It focuses uniquely on comparative health law — how law, legal systems, and legal institutions influence health care recipients, professionals, institutions, and systems.

Poverty, Health and Law

Readings and Cases for Medical-Legal Partnership

Elizabeth Tobin Tyler, Brown University Medical School, editor
Ellen Lawton, National Center for Medical-Legal Partnership, editor
Kathleen Conroy, Children’s Hospital, Boston, editor
Megan Sandel, Boston University School of Medicine, editor
Barry S. Zuckerman, Boston University School of Medicine, editor
2011, 822 pp, ISBN 978-1-59460-779-0, paper, $68.00
Teacher’s Manual

Not every illness has a biological remedy. Poverty, Health and Law presents health in the broader social context of people’s lives, providing insights into the advancement of health through legal advocacy and interdisciplinary solutions to complex social problems.

Focusing on basic legal rights and their relation to health — income and employment, housing, education, legal status, and personal safety — the authors provide information and insight into how the law may be used as a tool to improve health and how health care providers and lawyers can work together to invoke more effective and preventive remedies for patients and clients.

The Legal Aspects of Traumatic Brain Injury

Michael V. Kaplen, De Caro & Kaplen, LLP
Shana De Caro, De Caro & Kaplen, LLP
Bruce Stern, Stark & Stark
Teacher’s Manual forthcoming

This book explores the broad and wide-ranging legal implications of TBI and the associated multidimensional and idiosyncratic issues. The first law school text on this topic, The Legal Aspects of Traumatic Brain Injury examines the epidemiology and mechanics of brain injury; proof of brain damage at trial; considerations in a “mild” brain injury/concussion case; objective evidence of damage, including neuropsychological testing, neuroradiological studies and bio-mechanical proof; evidentiary issues regarding admissibility of expert testimony; proof of the economic consequences; defending a brain injury law suit; asset protection; government and private lien issues; and complicated problems in both amateur and professional sports.

Find out more about these books online at WWW.CAPLAW.COM
Captured Justice

Native Nations and Public Law 280

Duane Champagne, UCLA
Carole Goldberg, UCLA School of Law

The policy of forced assimilation, called “termination,” that Congress pressed upon Native Americans in the 1950s brought state criminal jurisdiction to more than half of all Indian reservations for the first time in American history. The law that accomplished most of this shift from a combination of tribal and federal control to state control is widely known as Public Law 280. Tribes did not consent to the new and alien forms of criminal justice, and the federal government provided no funding to state or local governments to ease the new burdens thrust upon them. Captured Justice is the first systematic investigation of the success or failure of the Public Law 280 program and is both an important assessment of an historic federal Indian policy that remains with us today and a guide to future criminal justice policy for Indian country.

Our Cause Will Ultimately Triumph

Profiles in American Indian Sovereignty

Tim Alan Garrison, Portland State University, editor

“Our Cause Will Ultimately Triumph” examines the history of American Indian tribal sovereignty from a peoples’ perspective. An impressive group of historians and legal scholars offer up engaging biographies of the courageous leaders who helped establish and protect the autonomy of their people. Subjects range from early nineteenth-century leaders such as Alexander McGillivray (Creek) and John Ross (Cherokee), chiefs who helped bring their nations into the modern age of tribal sovereignty, to Ada Deer, Mary and Carrie Dann, and Elouise Cobell, women who worked for the benefit of all Indian people.

American Indian Law

Carole Goldberg, UCLA School of Law
Stacy Leeds, University of Arkansas School of Law

This book is designed to provide an overview of the field and serves as a useful supplement to classroom instruction covering tribal law, federal Indian law and tribal-state relations. It offers an overview of the historical background and current state of relevant topics such as property law, criminal law, civil jurisdiction, family law, natural resources law, business law, taxation, protection of religion and, briefly, international indigenous legal principles. Throughout the text, explanations of the relevant interaction between tribal governments, the federal government and state governments are included in the various subject areas.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

Native American Natural Resources Law

Cases and Materials
Third Edition

Judith V. Royster, University of Tulsa College of Law
Michael C. Blumm, Lewis & Clark Law School
Elizabeth Ann Kronk, University of Kansas School of Law

This casebook explores tribal, cultural, and religious relationships with the land; fundamental principles of federal Indian law; land ownership and rights of tribes; land use and environmental protection; natural resources development; taxation of lands and resources; water rights; usufructuary (hunting, fishing, and gathering) rights; and international approaches to indigenous rights in land and natural resources. It is designed to be used in a stand-alone course or as a supplemental reader for courses in environmental law, natural resources law, or Native American studies.

Tribal Justice

25 Years as a Tribal Appellate Justice

Frank Pommersheim, University of South Dakota School of Law

Tribal Justice is a book that provides an in-depth review and survey of tribal appellate court jurisprudence. The particular topics covered include enrollment and disenrollment, civil rights, elections and political participation, criminal law and procedure, rights of juveniles, tribal constitutions, and tradition and custom. The book focuses on the procedure and substance of tribal court appellate decision making as revealed in the text of actual court opinions. The decisions and accompanying notes are further amplified by the development of a model of tribal court jurisprudence and a discussion of various theories of tribal court judging.

Weaving Strength, Weaving Power

Violence and Abuse against Indigenous Women

Venida S. Chenault, Vice President, Haskell Indian Nations University

This book advances an innovative, culturally based empowerment framework for examining the phenomenon of violence and abuse against tribal women. Using concepts of social justice, decolonization and strengths-based practice, Chenault weaves together a framework for engaging in research and practice that promotes social change and taking power back by examining the prevalence and incidence of violence among American Indian and Alaska Native college students.
**Law, Culture & Environment**

Melissa L. Tatum, University of Arizona College of Law
Jill Kappus Shaw, SJD, University of Arizona College of Law

Electronic Teacher’s Manual

America’s public lands provide a microcosm in which to study the intersection of law, culture, and the environment. Managers of federal public lands are charged with fulfilling their agency’s mission while complying with environmental laws and balancing competing demands for access to, and use of, those lands and the resources those lands provide. America’s public lands also provide a vehicle for studying the process of negotiation and the litigation that ensues when parties are not satisfied with federal decision making. These issues are explored through an examination of disputes that arose at several locations, including Rainbow Bridge, Devils Tower, CaveRock, and Arizona SnowBowl.

**Indian Gaming Law and Policy**

Second Edition

Kathryn R.L. Rand, University of North Dakota School of Law
Steven Andrew Light, University of North Dakota


This book provides a comprehensive and accessible explanation of Indian gaming, tracing the genesis of tribal gaming and the federal Indian Gaming Regulatory Act, enacted on the heels of the Supreme Court’s landmark decision in California v. Cabazon Band of Mission Indians. The authors examine developing political and policy issues that may determine the future of Indian gaming and include a helpful appendix to guide practitioners and students in researching Indian gaming issues. The second edition incorporates numerous updates, including addressing the U.S. Supreme Court’s decision in Carcieri v. Salazar, Internet gaming, the impact of the recession, the Obama administration’s stance on tribal gaming, and tribal-state politics.

**Indian Gaming Law Cases and Materials**

Kathryn R.L. Rand, University of North Dakota School of Law
Steven Andrew Light, University of North Dakota

*Teacher’s Manual*

This casebook includes excerpts from relevant case law, statutes, and regulations alongside excerpts from books, journal articles, and testimonies. The authors also provide an accompanying teacher’s manual that contains additional specific suggestions for discussion topics and questions, group and individual exercises, web links to capture dynamic developments in Indian gaming, and supplementary background resources for instructors.

**Tribal Governmental Gaming Law Cases and Materials**

G. William Rice, University of Tulsa College of Law


**Closing the Circle**

*Environmental Justice in Indian Country*

James M. Grijalva, University of North Dakota School of Law

*Teacher’s Manual*

**Children, Tribes, and States**

*Adoption and Custody Conflicts over American Indian Children*

Barbara Ann Atwood, University of Arizona College of Law


**Sequoyah Rising**

*Problems in Post-Colonial Tribal Governance*

Steve Russell, Indiana University–Bloomington


**Sovereignty, Colonialism, and the Indigenous Nations**

*A Reader*

Robert Odawi Porter, Syracuse University College of Law, editor


**Trademark Law and Policy**

Third Edition

Kenneth L. Port, William Mitchell College of Law

*Teacher’s Manual* forthcoming

The third edition of this full-length treatment of the law of trademarks in the United States begins by presenting a thorough discussion of why we protect trademarks. It delves into the theoretical justifications that support trademark protection, including law and economics, notions of freedom of competition, and cultural justifications. Additional chapters focus on obtaining trademark rights, retention of trademark rights, registration of trademark rights, and loss of trademark rights. This edition also provides an updated education on the current status of Trademark Dilution Law and the new and various causes of action regarding domain names.
Mastering Trademark and Unfair Competition Law
Lars S. Smith, University of Louisville School of Law
Llewellyn Joseph Gibbons, University of Toledo College of Law

This book provides a clear, concise presentation of the basic principles underlying—and the challenges facing—modern trademark law in a digital age. The book lays a solid foundation covering the basics of obtaining trademark rights, federal trademark registration practice, trademark infringement, defenses, and remedies. It also has extensive coverage of issues relating to trademark use on the Internet, covering topics such as domain name disputes, including the Uniform Domain Name Resolution Policy; the Anticybersquatting Consumer Protection Act; and the use of trademarks by search engines or in key-word advertising.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

Idea Rights
A Guide to Intellectual Property
Howard C. Anawalt, late of Santa Clara University School of Law
2011, 290 pp, ISBN 978-1-59460-313-6, paper, $39.00, ebook available

Idea Rights presents a concise and expert examination of all major fields of U.S. intellectual property law: patents, copyrights, trademarks, trade secrets, and other related legal doctrines. It uses a unique combination of careful analysis and references to actual situations. Chapter One provides an overview, then each field of law is set forth in a separate chapter. Each chapter examines major statutes and cases, and ends with a one-page reference table summarizing the law. The book emphasizes application in actual situations, with chapters designed to simulate the work flow a lawyer is likely to face.

Celebrity Rights
Rights of Publicity and Related Rights in the United States and Abroad
David S. Welkowitz, Whittier Law School
Tyler T. Ochoa, Santa Clara University School of Law
Teacher's Manual

This casebook deals with a burgeoning field of intellectual property law: the rights of individuals to control the use of their names, likenesses, and personas. It covers a wide range of topics, including common-law rights; rights under state and federal statutes; inheritability; domain name disputes; choice of law; preemption; remedies; and free speech and free expression issues, both in the United States and abroad. In addition, unique among materials in this area, this book includes comparative materials from around the globe, enabling students and teachers to compare the similarities and differences in approaches to this issue among a variety of jurisdictions and courts.

Copyright Law
Protection of Original Expression
Third Edition
Sheldon W. Halpern, The Ohio State University College of Law

This casebook is tightly and coherently structured, intelligently distilled, and clearly contextualized. It explores the complex issues surrounding protection of intellectual creativity under U.S. copyright law while ensuring that both student and professor always maintain an understanding of how doctrinal elements relate to the whole. The book is perfect for those students who have struggled with dense notes and opaque explanations, professors who have labored through cumbersome or poorly ordered text, or for new teachers who need a clear pedagogic template complete with both substantive doctrine and highly instructive cases. The third edition expands upon the first two and brings the material up to date while retaining its eminently teachable structure.

Mastering Intellectual Property
George W. Kuney, University of Tennessee College of Law
Donna C. Looper, Adjunct, University of Tennessee College of Law

Mastering Intellectual Property is a practical guide to the intricacies of trade secret, patent, copyright, moral rights, trademark, and related fields of intellectual property law. The book describes and then illustrates each of these separate but related areas of law, comparing and contrasting their distinct features, uses, benefits, and shortcomings. It is an indispensable aid and supplement to anyone seeking to master the broad spectrum of intellectual property law.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

Modern Patent Litigation
Cases, Comments, and Notes
Third Edition
Paul M. Janicke, University of Houston Law Center
Casebook (ebook only), 2013, 644 pp, ISBN 978-1-61163-140-1, $45.00
Electronic Teacher’s Manual, forthcoming

This electronic casebook is designed for a three-credit course in advanced patent law. It addresses subjects that are not commonly taught in a basic patent law course due to time constraints, but which commonly arise in patent litigation. The focus is doctrinal rather than strategic or tactical. Each case is preceded by a brief one- or two-sentence statement of why the case is in the book. The cases are for the most part very recent in order to illustrate the current state of the law, although a few historically famous cases are also included. By design, there is virtually no overlap between the subject matter presented here and the content of a typical basic course in patent law. For example, there is no discussion of eligible subject matter, novelty, or nonobviousness; however, there is a strong emphasis on remedies, estoppels, and affirmative defenses.
The Constitutional Foundation of Intellectual Property
A Natural Rights Perspective
Randolph J. May, The Free State Foundation
Seth L. Cooper, The Free State Foundation

Protection of intellectual property (IP) rights is indispensable to maintaining a vibrant economy, especially in the digital age as creativity and innovation increasingly take intangible forms. Long before the digital age, however, the U.S. Constitution secured the IP rights of authors and inventors to the fruits of their labors. The essays in this book explore the foundational underpinnings of intellectual property that informed the Constitution of 1787, and it explains how these concepts informed the further development of IP rights from the First Congress through Reconstruction. The essays address the contributions of figures such as John Locke, George Washington, James Madison, Thomas Jefferson, Noah Webster, Joseph Story, Daniel Webster, and Abraham Lincoln to the development of IP rights within the context of American constitutionalism.

Claims that copyrights and patents are not property at all are in fashion in some quarters. This book’s essays challenge those dubious claims. Unlike other works that offer a strictly pragmatic or utilitarian defense of IP rights, this book seeks to recover the Constitution’s understanding of IP rights as ultimately grounded in the natural rights of authors and inventors.

INTELLECTUAL PROPERTY, SEE ALSO:
- ART / MUSEUM LAW SECTION, pp. 7–8
- ANTITRUST, THEORY & PRACTICE, p. 7
- ENTERTAINMENT LAW AND PRACTICE 2E, p. 35
- FASHION LAW, p. 39
- HIP HOP AND THE LAW, p. 71
- INTELLECTUAL PROPERTY TAXATION 2E, p. 83
- SEED WARS, p. 80

The Israeli Legal System
Marcia Gelpe, Emeritus, William Mitchell College of Law
Electronic Teacher’s Manual

This book presents and analyzes the prominent features of the Israeli legal system, emphasizing the ways in which it differs significantly from American law. It includes chapters on the unique Israeli approach to constitutional law, the role of religious law in Israeli law, the legal meaning of Israel’s identity as a Jewish state, and the system of family law that allows each religion to control matters of personal status. This book presents Israeli cases, many of them translated into English for the first time, as well as Israeli statutes. All primary materials are accompanied by extensive explanatory comments, as well as questions for students.

International Law Legal Research
Anthony S. Winer, William Mitchell College of Law
Mary Ann E. Archer, William Mitchell College of Law (ret.)
Lyonette Louis-Jacques, University of Chicago Law School
2013, 308 pp, ISBN 978-1-61163-068-8, paper, $35.00
Electronic Teacher’s Manual

This concise yet comprehensive book is designed to be accessible for the beginner as well as useful for those with more experience. For students, the book can serve as enrichment for a doctrinal course in international law or as the basis for a stand-alone course in international law research. To allow for self-evaluation, the book includes frequent review questions to help assure retention. For practitioners new to the international area, each type of search tool and search strategy is covered in detail with explanations to provide background comprehension.

Chinese Legal Research
Paul Kossof
Electronic Teacher’s Manual forthcoming

Chinese Legal Research is the first book to provide a condensed guide to legal research in China for foreign researchers. The goal of this book is to supply researchers with all of the background, tools, resources, and tips necessary to conduct effective Chinese legal research without even a basic knowledge of written Mandarin. Conducting legal research in China can be daunting to academics and practitioners from foreign jurisdictions regardless of whether they are from common law or civil law systems. This book overcomes the obstacles to conducting legal research in China by comparing the Chinese legal system to foreign jurisdictions and then providing advice and know-how on researching Chinese law.
International Criminal Law

Cases and Materials
Fourth Edition

Jordan J. Paust, University of Houston Law Center
M. Cherif Bassiouni, DePaul University College of Law
Michael P. Scharf, Case Western Reserve University School of Law
Leila Sadat, Washington University School of Law
Jimmy Gurulé, Notre Dame Law School
Bruce Zagaris, Berliner, Corcoran & Rowe LLP


Electronic Teacher’s Manual

The fourth edition has been significantly updated, especially to reflect case trends in the International Criminal Court and the International Criminal Tribunals for Former Yugoslavia and for Rwanda (encompassing, among other matters, individual responsibility, defenses, war crimes, genocide, and other crimes against humanity). Some of the chapters have new subheadings and relevant domestic cases have been added or noted in various chapters. There are also additions to the Documents Supplement.

Human Rights Module

Third Edition

Jordan J. Paust, University of Houston Law Center
M. Cherif Bassiouni, DePaul University College of Law
Michael P. Scharf, Case Western Reserve University School of Law
Leila Sadat, Washington University School of Law
Jimmy Gurulé, Notre Dame Law School
Bruce Zagaris, Berliner, Corcoran & Rowe LLP


Part One of this module provides a relatively concise and up-to-date exploration of the “core” international crimes most often associated with human rights infractions. “Core” crimes include crimes against humanity, genocide, other crimes against human rights (such as torture, hostage-taking, and disappearances), and war crimes. There is a new introductory chapter on Human Rights Law that provides sections on the general nature and sources of international law, individual responsibility, and general human rights. Part Two of the book contains the necessary documents. The module allows professors to cover basic areas and to supplement a course or seminar experience with other materials of their choice.

Human Rights in Europe

Commentary on the Charter of Fundamental Rights of the European Union

Gianmario Demuro, University of Cagliari, Sardinia, coordinating editor


The Charter of Fundamental Rights provides the European Union with something it has never had before: a core human rights document. First proposed in 1999, the Charter became EU law ten years later in late 2009. This book presents an analysis of the Charter’s provisions through the work of some of Europe’s leading legal scholars.

Chinese Trademark Law

The New Chinese Trademark Law of 2014
Paul Kossof


Chinese trademark law changed dramatically in 2014 when a new law will increase damages by six times, provide stronger trademark protections, and impose new obligations on Chinese trademark agencies. This book predicts how the new law will affect Chinese trademark practice and includes an appendix of all of the related laws as well as the first English translation of the new law. This book launches a new CAP series edited by Mark E. Wojcik that includes essential books for International Legal Practice.

Russia and the Relationship Between Law and Power

James P. Terry, Center for National Security Law


This book addresses the development of a self-serving international policy by Moscow to serve its interests and subjugate client regimes in Eastern Europe and Southwest Asia. The events leading to the Hungarian crisis in 1956, the Czech crisis in 1968, the Afghan invasion in 1979, the Polish crisis in 1981–82, the Baltic crisis in 1990, the Chechen invasions in both 1996 and 1999, and the crisis in Georgia in 2008 are carefully explored and dissected. Each of these interventions (except Afghanistan) was executed under claim of right under Rule IV of the Warsaw Pact, or a claim, in Chechnya and in Georgia in 2008, that Moscow was defending its inherent national interests as the result of the presence of its citizens in that territory.

African Unification
Law, Problems and Prospects

Kofi Oteng Kufuor, University of East London School of Law


Ever since Edward Blyden, the Liberian of West Indian origin, began to conceptualize a West African state, African leaders, scholars and activists have envisaged cooperation, integration and also unification of the continent. The model form for them has been European unification and the enduring puzzle for African unification is why Europe has managed to craft and develop strong institutions and organizations while African unification lags behind. While much research has been produced to explain this, African Unification tries to open up new lines of inquiry. Using an interdisciplinary approach, the author demonstrates the importance of insights from historical jurisprudence, contract law as applied to international law and organization, and the new institutional economics in understanding why African unification remains problematic.
This casebook provides a basic introduction to international trade law and cross-border transactions in goods and services. It is divided into four sections, which take students from the "big picture" concepts of international trade and monetary relations, through institutional arrangements such as the World Trade Organization, and then on to trade practice, including import and export regulations, and trade remedies such as antidumping and countervailing duties. The final section of the book is devoted to transactional practice, including sale of goods transactions, letters of credit, and a number of other agreements that are commonly used in international business. Students will have an opportunity to debate the merits of globalization, classify a good under the Harmonized Tariff System, and draft a clause to ensure that a foreign agent complies with the Foreign Corrupt Practices Act, all in the same class.


Global Business Law
Principles and Practice of International Commerce and Investment
Third Edition
John W. Head, University of Kansas School of Law
Teacher's Manual

This text, completely updated from the second edition, provides students and practitioners of international business law with a clear "story line" that addresses key questions facing international business lawyers as they advise clients on the three main forms of international business—commercial sales, licensing and franchising, and foreign direct investment. It includes key documentary materials (with clear cross-references) in appendices to the text, rather than in a separate "Handbook" as in earlier editions. The text provides helpful chapter overviews, study questions, and a streamlined narrative explaining the significance of excerpts from case reports and secondary materials. The text also offers extensive illustrations and sample forms.

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- View tables of contents and tables of cases
- Submit a manuscript proposal
The Law of the European Union
Second Edition
Alain A. Levasseur, Louisiana State University Law Center
Richard F. Scott, Thomas Jefferson School of Law
Aruna Raynouard, Université Paris Dauphine, France
Christine A. Corcos, Louisiana State University Law Center
Joel Monéger, Université Paris Dauphine, France

Teacher’s Manual forthcoming

This casebook examines the law of the European Union under the Lisbon Treaty, which came into effect in December 2009. Part I of the book covers Historical Developments (from the EEC to the EU); Founding Values and Constitutional Principles; Institutions and Law Making Procedures; Sources of Law; Court Structure; European Union Law and National Legal Orders; Preliminary Rulings; Judicial Review; Enforcement: Actions against States; Liability of the EU and States; Justice and Fundamental Rights; and External Relations — Foreign Policy and Security. Part II covers Single/Common Market; Circulation of Goods; Movement of Persons; Workers; Establishment and Services; Movement of Capital; External Commercial Policy; Competition; Mergers; State Aids; Intellectual Property; and The Euro and Consumer Protection.

International Banking
Cases, Materials, and Problems
Third Edition
Michael P. Malloy, University of the Pacific School of Law

2014 Electronic Teacher’s Manual

This casebook is the first of its kind to fully integrate the issues concerning the continuing international financial crisis, and the current impact of government efforts to respond to the crisis — not just an isolated discussion, but a thoroughly embedded treatment. The book contains case excerpts, related materials and over 200 detailed problems and notes that are accessible yet challenging. It focuses on the regulation of international banking at the federal level, but with extensive international and comparative law materials. An accompanying documentary supplement includes up-to-date statutory materials and the revised Core Principles for Effective Banking Supervision.

A Context and Practice Global Case File
An Intersex Athlete’s Constitutional Challenge, Hastings v. USATF, IAAF, and IOC
Olivia M. Farrar, Howard University School of Law

Teacher’s Manual

In this fictional case, sports, constitutional law, and human rights law converge when an elite athlete is excluded from the Olympics due to her gender. This case is a federal appeal by Nakia Hastings, a female intersex athlete who was excluded by USA Track & Field (“USATF”) from the US team sent to the 2012 London Olympics. Her exclusion was due to new Regulations that ban female athletes with naturally elevated testosterone levels. The case file includes the appellate record and potential assignments, specifically, an appellate brief, oral arguments, appellate media tion, and a judicial opinion for the case.


International Children’s Rights
Sara Dillon, Suffolk University Law School


This book includes seven major topics: the role of the United Nations Convention on the Rights of the Child; child labor; children in the global sex industry; children without parental care; children and punishment; children and armed conflict; and finally, children’s rights as interpreted and applied in regional human rights systems. It brings together a variety of writings, including academic articles, United Nations reports, evidence provided by non-governmental organizations, and other materials. Introductory sections and notes and questions frame the readings and facilitate use of the book as a teaching tool. The book is accompanied by a CD containing additional cases, articles, and UN documents.
Anti-Corruption Policy
Can International Actors Play A Constructive Role?
Susan Rose-Ackerman, Yale Law School, editor
Paul D. Carrington, Duke University School of Law, editor
2013, 324 pp, ISBN 978-1-61163-301-0, paper, $40.00

This edited volume assessing the role of international actors in the fight against corruption grew out of a workshop at the Rockefeller Foundation’s Bellagio Center. The volume brings together a distinguished group of scholars and practitioners to discuss the pros and cons of international action. The interdisciplinary roster includes social science scholars, lawyers, personnel of international financial institutions, a journalist, and representatives of civil society organizations. Among the topics covered are the role of the World Bank, sanctioning systems, media freedom, and corruption in natural resources and procurement.

International Litigation and Arbitration
Practice and Planning
Sixth Edition
Russell J. Weintraub, University of Texas School of Law

Teacher’s Manual

As an example of the major developments since the book’s fifth edition, five U.S. Supreme Court cases decided in 2010 are either principal cases or major note cases in the sixth edition, including a landmark opinion on the extraterritorial application of the Securities and Exchange Act of 1934. The new edition also includes the 2008 amendment to the Foreign Sovereign Immunities Act (making it easier to recover damages from state sponsors of terrorism), a revision of the Uniform Foreign-Country Money Judgments Recognition Act, and a revision of the UNCITRAL Model Law on International Commercial Arbitration.

International Dispute Resolution
Cases and Materials
Second Edition
Mary Ellen O’Connell, Notre Dame Law School

Electronic Teacher’s Manual

The second edition updates and expands the first and includes additional materials on international commercial arbitration as well as recent decisions of the United States Supreme Court, the International Court of Justice and the International Centre for the Settlement of Investment Disputes. New problems have been added and reading lists have been revised. Despite the new additions, the book remains highly teachable in a two- or three-credit-hour format. The law book market has many titles on arbitration and transnational litigation. This is the only casebook, however, that introduces students to all of the dispute resolution mechanisms available internationally. Lawyers today need this information as much as they need the standard first-year required course on civil procedure.

THE GLOBAL PAPERS SERIES

The Global Papers Series offers works by nationally and internationally prominent legal scholars on important legal topics, including administrative law, freedom of expression, defamation, and criminal law. The series features scholars from different nations who bring diverse perspectives to the issues presented.

Recent Developments in Administrative Law and Alternative Dispute Resolution
The Global Papers Series, Volume I
Russell L. Weaver, University of Louisville School of Law, editor
Steven Friedland, Elon University School of Law, editor

This book includes chapters from a number of prominent administrative law professors. They focus on two separate and distinct administrative topics: dispute resolution in the administrative context and recent developments of particular significance. The participants hail from different nations, and indeed different continents, and therefore bring a variety of perspectives to these topics.

Free Speech, Defamation, and Criminal Law
The Global Papers Series, Volume II
Russell L. Weaver, University of Louisville School of Law, editor
Steven Friedland, Elon University School of Law, editor

This book includes papers from the First Amendment Discussion Forum and the Defamation Discussion Forum, which focused on two topics: the intersection between freedom of expression and criminal law and the evolving nature of defamation law. The free speech papers examine a variety of important and interesting issues: advocacy of illegal action (from both U.S. and Hungarian perspectives); justifications for criminalizing sexual speech; character evidence; and violent videos and the protection of juveniles.

Genocide in the Middle East
The Ottoman Empire, Iraq, and Sudan
Hannibal Travis, Florida International University College of Law

This book describes the genocide of the Armenians, Greeks, and Assyrians of the Ottoman Empire in the nineteenth and early twentieth centuries; of the Kurds and other persons living under Saddam Hussein in northern Iraq in the late 1980s; and of the Dinka, Nuba, Fur, Masalit, and Zaghawa peoples of Sudan from the 1970s to the present.
Women’s International and Comparative Human Rights
Susan Tiefenbrun, Thomas Jefferson School of Law

This book is a collection of materials that provide information and insight into the complex issues of international human rights and the laws and customs that specifically impact women in countries all over the world. The book examines women’s civil, political, social, economic, and cultural rights; women’s human rights in armed conflict; women’s fundamental right to manifest their religion; their right to be free from slavery and sex trafficking; the rights of women with disabilities; and the right of women to be free from institutionalized female infanticide, sex selection abortion, child soldiering, sexual violence, and torture.

International Women’s Rights, Equality, and Justice
A Context and Practice Casebook
Christine M. Venter, Notre Dame Law School
Teacher’s Manual (and PowerPoint slides for adopters)

This book explores the history and development of women’s rights in the context of international human rights law. The book details gender-based claims brought in domestic courts, as well as those brought in regional or international fora, and explores the various remedies available, depending on where a claim is adjudicated. The text also canvasses the important contributions of NGOs and challenges students to think about tactical, strategic, contextual and pragmatic choices that lawyers are called on to make when representing clients. Along with excerpts of cases, the text includes samples of complaint forms and instructions, as well as sample briefs.


International Law
Fifth Edition
Valerie Epps, Suffolk University Law School
2014, 555 pp, ISBN 978-1-61163-228-6, paper, $60.00
PowerPoint slides available for adopters

The fifth edition of this widely used textbook combines narrative sections that explain the basic law with cases, documents, questions and problems. Epps focuses on the central problems of international law and encourages students to work through a number of questions and problems that are presented in a variety of international contexts. The book’s coverage is comprehensive, including recent materials and cases on sources, treaties, jurisdiction, immunities, extradition, the law of the sea, the environment, the status of international entities, human rights, international courts, international criminal law, terrorism and the laws of war.
Is a Law Degree Still Worth the Price?  
*It Depends on What the Law School Has to Offer You*  
Creola Johnson, The Ohio State University College of Law  

Fifteen law schools have been sued for allegedly reporting misleading employment data. For years, almost all law schools claimed to have a 90% or better overall employment rate. Since 2012, we now know that at many ABA-accredited schools, less than 50% of their graduates find long-term, full-time jobs that require passage of the bar exam — the actual attorney jobs. Many schools also have relatively low bar-exam passage rates and high attrition rates (i.e., high percentages of students who flunk out or drop out). Professor Johnson demonstrates how to find relevant data about a law school and how to analyze over twenty different criteria in assessing whether the school has sufficiently satisfactory outcomes and is, therefore, worth attending. Such a thorough analysis will help prospective students avoid getting “vanity degrees” — the diplomas that look lovely in a picture frame but that may not make one employable as an attorney.

**Succeeding in Law School**  
*Second Edition*  
Herbert N. Ramy, Suffolk University Law School  

In this edition, Ramy updates his step-by-step approach to the first year of law school in a way that should help all students achieve their personal best. Just as importantly, this edition was written with the Academic Support Professional in mind. This edition has several new chapters that are geared toward achieving success both in law school and in the job market. Since many law students are unaware that a small error during the application and interview process can derail their chances of landing that dream job, new material on interviewing techniques, creating a résumé and applying for the bar are now included to help students market themselves to prospective employers. Whether students are seeking advice in the summer months or are coming in for help once the school year has begun, this book will help them make the most of their abilities.

**“One L of a Year”**  
*How to Maximize Your Success in Law School*  
Leah M. Christensen, Thomas Jefferson School of Law  

Many books give law students advice about how to navigate through their first year of law school. This book strives to be something different: it focuses on the reading, studying and testing strategies used by the most successful law students. More than advice, this book is a learning guide based upon empirical research and statistical correlations between law student learning and law school GPAs. With drive and determination, most students can get through law school. However, this book gives them the research-based skills to maximize their own successes.

**Bridging the Gap**  
*Between College and Law School*  
Strategies for Success  
*Third Edition*  
Ruta K. Stropus, Illinois Attorney General’s Office  
Charlotte D. Taylor, Touro College Law Center  

*Bridging the Gap Between College and Law School: Strategies for Success* will help pre-law and current law students make the transition from their undergraduate experience to law school learning. Unlike other “introduction to law school” texts, *Bridging the Gap* offers a different approach because it does three things. First, the book explains the why of law school, so students understand the process of legal learning. Second, it explains the “how” of the law by giving students a process to learn the law. Finally, *Bridging the Gap* explains the “what” of the law, giving students an opportunity to practice this new method of learning the law with practice problems and exams.

**The United States Legal System**  
*An Introduction*  
*Third Edition*  
Margaret Z. Johns, UC–Davis School of Law  
Rex R. Perschbacher, UC–Davis School of Law  
Teacher’s Manual forthcoming

This book is designed to introduce incoming law students to the U.S. legal system in order to prepare them to get the most out of law school from day one. Authors Johns and Perschbacher do not assume a great deal of prior knowledge and begin by explaining what legal education is all about. Chapters discuss the legal profession, structure of the legal system, and two important sources of law: legislatures and courts. This book not only serves as an introduction for all law students but would also work well in an undergraduate course geared to pre-law students or a more general course about our contemporary legal system.

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**EXAMINATION COPY REQUESTS**  
If you teach and wish to request an examination copy of a course book, please visit us online at [www.caplaw.com](http://www.caplaw.com). You may also e-mail your request to comp@cap-press.com. Examination copy requests should include the following information: course name for which the book is being considered; semester(s) the course is taught; projected enrollment for the course(s); and institutional address and phone number. Please note that not all titles are available as complimentary copies.
Coming to Law School
How to Prepare Yourself for the Next Three Years
Ian Gallacher, Syracuse University College of Law

This book demystifies law school and the process of studying the law. Rather than just describing the necessary study skills, the book shows how these skills are interrelated and how an incoming student can practice them before law school, making the transition from prospective to actual law student as painless as possible. Written in an informal and conversational tone, it shows incoming law students the benefits of coming to law school armed with strong study skills already in place and guides them through the process of getting ready for school with examples and exercises to clarify the points it raises. The book also contains information about many practical issues, including the law school process, how to do well in a summer job, and taking the bar exam.

Law School
Getting In, Getting Out, Getting On
Michael S. Ariens, St. Mary’s University School of Law

This all-in-one volume takes readers from the law school application process through the bar exam and into the graduate’s first job. The book begins with ideas on what law schools to apply to and how to improve your chances of gaining admission. The second section takes the reader through each of the three years of law school. It begins by discussing how to excel in the first year of law school, how to write concise and persuasive responses to essay questions, and how to read multiple choice questions quickly and accurately. This section also offers thoughts about how to get the most out of the final two years of law school. Section three discusses how to succeed on the bar exam and presents graduates’ options in the practice of law.

STARTING OFF RIGHT SERIES

This series is designed to help students expand analysis skills, develop outlines or other organizational techniques, and practice their writing. For each subject, it provides analysis hints, draft outline skeletons, and sample answers and/or notes for answers for issue spotter questions.

By approaching each topic within each subject area differently, these books help students realize they need to be active learners. These books are designed to be used by academic support faculty and subject area professors as well as by individual students.

Starting Off Right in Contracts
Second Edition
Carolyn J. Nygren, consultant, retired law professor
Howard E. Katz, Elon University School of Law

To do their best on the final exam, students need a strategy to approach the course material efficiently and to organize it in a logical manner. This book gives students that and more. In chapters on contract formation, defenses, breach and remedies, and multi-issue fact patterns, the authors show students how to answer sample questions, use a step-by-step method that will improve their ability to analyze contracts problems, and effectively demonstrate their knowledge to the professor.

Starting Off Right in Torts
Second Edition
Carolyn J. Nygren, consultant, retired law professor
Howard E. Katz, Elon University School of Law

Tort law can often seem complicated and muddled. This book shows first-year students how to approach their torts course so they can master the material with efficiency and focus. Chapters on intentional torts, negligence, strict and products liability, and multi-issue fact patterns show students how to use a step-by-step method that improves their ability to analyze torts problems and to demonstrate their knowledge on the final exam.

Starting Off Right in Law School
Second Edition
Carolyn J. Nygren, consultant, retired law professor
2014 Electronic Teacher’s Manual

The popular first edition of Starting Off Right in Law School prepared new law students to excel in doctrinal courses. The second edition has been updated to prepare students both for the broader demands of doctrinal courses and for the more distinct reading and writing demands of legal writing courses. Equipped with many example cases, the book helps new law students determine which details of each case are important for doctrinal courses and which are more pertinent to legal writing courses; it also teaches students how to adapt their writing styles to the requirements of each course.

Chapters describe what different types of lawyers do; how they interact with clients and in courtrooms; and how students can effectively read cases, outline, and apply what they have learned on exams. This book is the perfect tool for pre-law students to read on their own or as law school orientation required reading.

SECOND EDITIONS FORTHCOMING

Starting Off Right in Property and Starting Off Right in Civil Procedure, Carolyn J. Nygren and Howard E. Katz
Hard-Nosed Advice from a Cranky Law Professor
How to Succeed in Law School
Austen L. Parrish, Indiana University School of Law at Bloomington
Cristina K. Knolton, Southwestern Law School

Written from the perspective of a cranky, cantankerous professor, the book side-steps pleasantries to provide no-nonsense, sometimes hard-nosed advice that is intended to instruct students on what they must do to succeed. While blunt, the practical advice is provided in a light-hearted, humorous way. Designed for new law students who would like to improve their chances of doing well in law school, the book gives concise answers to the questions they ask most.

An Introduction to Law, Law Study, and the Lawyer’s Role
Third Edition
James E. Moliterno, Washington and Lee University School of Law
Fredric Ira Lederer, William & Mary Law School

Electronic Teacher’s Manual

Written by two highly experienced legal educators, this book provides the reader with a written equivalent of William & Mary Law School’s famous introductory law school week. Often light-hearted, this useful and pragmatic book combines an innovative introduction to the American legal system with material on how to read and understand court cases and, critically, the lawyer’s interaction with the client.

“…an excellent book… I especially enjoyed the [teacher’s manual’s] transcripts of class discussions. This is an innovative technique that gives tremendous food for thought.” Roy D. Simon, Professor of Law, Hofstra University School of Law

An Introduction to American Law
Second Edition
Gerald Paul McAlinn, Keio Law School, Japan
Daniel Rosen, Chuo University Law School, Japan
John P. Stern, late of Nihon University Law School, Japan


The second edition has been updated to cover essential developments in caselaw, as well as other important changes in American law, during the last five years. The fundamental rules, court cases, concepts, and trends of each key subject in American law are presented in a narrative tailored to the reader without an American legal background. Each chapter covers a major area of law; summarizes the leading doctrines; analyzes recurring, current, and developing trends; highlights areas of contemporary debate; offers streamlined versions of precedent-setting cases; raises discussion questions; and lists important vocabulary words.

U.S. Legal Practice Skills for International Law Students
Anne M. Burr, The University of Michigan Law School
Howard Bromberg, The University of Michigan Law School

Teacher’s Manual forthcoming

This is a text for foreign students interested in the practice of law in the United States. The book describes the skills—or “toolbox”—of the successful lawyer. Students are introduced to the lawyer-client relationship and duties of representation. They study problem solving techniques, the communication skills necessary for effective interviewing and counseling, methods of alternative dispute resolution, and negotiation. Students examine law firm culture, including time-keeping and billing, and courtroom culture, including differences in state and federal practice. They learn to draft memoranda, briefs, client and third-party letters, professional internet communications, and contracts—all in the context of hypotheticals based on U.S. law, such as intentional infliction of emotional distress and copyright.

What the L?
25 Things We Wish We’d Known Before Going to Law School
Kelsey May
Samantha Roberts
Elizabeth Shelton

In this book, three 2010 law school graduates offer a completely candid student perspective on every aspect of law school, from classmates to bar review and outlines to studying abroad. This account is a true story of how law school really works, from the ground up.

The Jim Report
My Life in Law School
James Reavis

This modern version of law school life from the perspective of a (mostly) ordinary student tells it like it is, without the benefit of hindsight, and leaves readers to decide if law school is right for them. This fast read will be enjoyed by students, lawyers, and anyone who is curious about law school life.

INTRODUCTION TO U.S. LAW / LAW SCHOOL ORIENTATION, SEE ALSO:

- LAWYERING PROCESS/SKILLS SECTION, pp. 58–61
- LEGAL RESEARCH AND WRITING SECTION, pp. 64–71
- BEFORE THE PAPER CHASE, p. 58
A standard of decision is the law’s designation of how certain a decision maker must be to render a decision. Because all decision making takes place in a world of uncertainty, the law requires every legal actor, before making any sort of decision, to measure his or her degree of certainty against the applicable standard. Because in every corner of law the lawmakers must set standards in accordance with policy objectives, the standards prove essential to understanding any branch of law. Because those standards have an intensely practical impact on legal outcome, they merit careful study by all lawyers.

Despite the subject being both wide-ranging and critically important, this book is the first to treat it in depth. The treatment constructs psychological, empirical, theoretical, logical, historical, and comparative dimensions in order to elaborate and explain standards of decision, but does so in a way useful to a broad readership.

Jurisprudence is aimed at students new to the study of legal philosophy, also offering new ideas and perspectives that will be of interest to established scholars. As well as introducing the reader to the fundamental themes in legal philosophy, it also describes and comments critically on the writing of the foremost legal theorists. The seventh edition has been revised and updated, taking into account the most recent scholarly work and elaborating on many of the key ideas and arguments.

This second edition updates the examination of contemporary issues, identifying in critical areas how Catholic principles and legal principles overlap and diverge. While it is not expected or required that the reader agree, in every instance, with either the law or the Catholic perspectives, the reader of this work will come away with an understanding of both. Critiques and responses are included throughout. Topics include family issues (marriage, same sex marriage, divorce, annulment), immigration, public assistance, religious freedom, and matters of life and death, including abortion, euthanasia, and the death penalty.

Rodes defines jurisprudence as “the legal profession’s account of what law is about.” Since those in the legal profession — lawyers, judges, and legislators doing their work — are all looking at the same phenomenon, writers on jurisprudence must all draw from the same limited body of material in constructing their theories. In this book, Rodes examines these materials and then classifies the various schools of jurisprudence according to which of the materials they use and how they use them.
Employment Discrimination

A Context and Practice Casebook

Second Edition

Susan Grover, William & Mary Law School
Sandra F. Sperino, University of Cincinnati College of Law
Jarod S. Gonzalez, Texas Tech University School of Law

Teacher’s Manual

This casebook asks students to view legal problems through different lenses, from the perspective of a plaintiff’s lawyer, a judge, an in-house counsel, a defense attorney, a victim of discrimination, a person accused of discrimination, a human resources professional, and an employer. It helps students gain an understanding of what each of these individuals might consider in resolving a legal problem. The exercises’ fact patterns involve both litigation and transactional contexts to help students understand the multi-faceted roles of employment discrimination attorneys.

Perhaps most importantly, this book also tries to help students understand how the policy and theory underlying discrimination law affect the doctrine. The book contains numerous problems challenging students to question the underlying theory of American employment discrimination law and to consider how the law might work differently if it were based on a different set of theoretical assumptions.

The book’s Capstone Experience gives students an opportunity to combine the theoretical, doctrinal, historical, and practical knowledge they have gained throughout the casebook and to use that knowledge to resolve real-world problems. The Capstone Experience provides five different exercises, each focusing on a different skill set.


Workers’ Compensation Law

A Context and Practice Casebook

Michael C. Duff, University of Wyoming College of Law

Electronic Teacher’s Manual

While this casebook covers most of the traditional areas of workers’ compensation doctrine, it also places at strategic points to reflect upon the letter of the law. The book dares to question doctrine and encourages even the beginning student of workers’ compensation to do more than passively receive rules. Students are introduced to a body of law through explicit engagement with it and through exercises and commentary that refine their understanding through contextual interaction with rules.

“...beautifully and thoughtfully written, meticulously edited, and covers all the critical issues of the field.” Workers’ Compensation Law Section Newsletter, Pennsylvania Bar Association


Mastering Labor Law

NEW!

Paul M. Secunda, Marquette University Law School
Anne Marie Lofaso, West Virginia University College of Law
Joseph E. Slater, University of Toledo College of Law
Jeffrey M. Hirsch, University of North Carolina School of Law


Mastering Labor Law provides necessary procedural and substantive material without overwhelming the reader with details that are unduly esoteric or tangential. The book begins with an introduction to private and public sector labor law. It then turns to United States labor history and procedure, organization, and jurisdiction issues under the National Labor Relations Act. The book then comprehensively addresses the organizational and collective bargaining processes, before covering forms of protected activity. It closes by considering other topics such as labor arbitration, union security clause, labor preemption, and antitrust doctrine.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

Mastering Employment Discrimination Law

Paul M. Secunda, Marquette University Law School
Jeffrey M. Hirsch, University of North Carolina School of Law


This book begins with coverage and jurisdiction issues surrounding employment discrimination law. It then turns to federal and state procedural topics surrounding the filing of administrative charges of discrimination and civil lawsuits. Finally, it addresses comprehensively the substantive aspects of Title VII, ADEA, ADA (including the new ADAAA), Equal Pay Act, and the Civil Rights Acts, covering topics such as disparate treatment discrimination, disparate impact discrimination, and related issues, such as remedies, attorney fees, and settlements.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

Work Law in American Society

Second Edition

Kenneth M. Casebeer, University of Miami School of Law
Gary Minda, Brooklyn Law School

Electronic Teacher’s Manual

Written in the traditions of legal realism, law and society, and materials analysis, this casebook offers law students a paradigm-shifting introduction to the field of labor and employment law. It is unique in that it focuses on both individual and collective law and legal power in our society. It deals with contemporary conflicts within finance-driven and internationalized divisions of social labor in increasingly multicultural workforces and is meant to facilitate student speculation on the many relationships of legal practices within, and to, democracy.
Some Latin American countries are experiencing unprecedented sustained economic growth while others stagnate. Yet these nations have much to offer to the rest of the world, materially and spiritually. The two volumes of Latin American Company Law aim to create a better understanding of Latin America's company law as a tool for harnessing development capital (local and foreign) and for developing a broader class of traders, investors, lenders and corporate managers.

The New 1L
First-Year Lawyering With Clients
Eduardo Capulong, University of Montana School of Law
Michael Millemann, University of Maryland School of Law
Sara K. Rankin, Seattle University School of Law
Nantiya Ruan, University of Denver College of Law


Clients are extraneous to 1Ls. The vast majority never interview a client; conduct a factual investigation; or draft a contract (in Contracts), a complaint (in Civil Procedure), a deed (in Property), a disclaimer (in Torts), or a plea agreement (in Criminal Law). In this book, the authors describe the different ways in which they use actual legal work and real clients to teach first-year students. Discussing the benefits and challenges of various models and collaborations, they argue for the integration of actual client work in the first year and beyond. This book provides concrete examples of ongoing class projects and practical guidance on how to incorporate actual client work in your 1L classroom.

A Guide to Teaching Lawyering Skills
Joel Atlas, Cornell Law School
Lara Gelbwasser Freed, Cornell Law School
John Mollenkamp, Department of Revenue, State of Missouri
Andrea J. Mooney, Cornell Law School
Michelle A. Fongyee Whelan, Cornell Law School

FORTHCOMING 2015

Designed for teachers of legal writing and research courses, this book explores the essential components of the teaching process, including setting course goals; creating a curriculum, syllabus, and assignments; developing teaching methods; providing feedback to students both orally and in writing; evaluating and grading student work; working with teaching assistants; and enhancing professional development. The book’s focus is practical and its suggestions are specific and concrete.

Techniques for Teaching Law 2
Gerald F. Hess, Gonzaga University School of Law
Steven Friedland, Elon University School of Law
Michael Hunter Schwartz, University of Arkansas at Little Rock
School of Law
Sophie Sparrow, University of New Hampshire School of Law

2011, 360 pp, ISBN 978-1-59460-750-9, paper, $44.00

This book offers general teaching principles and dozens of concrete ideas. The first two chapters present foundational principles of learning and instruction as well as insights from students. The following chapters address classroom dynamics, technology, questioning, discussion, collaborative learning, experiential learning, feedback, assessment, and continued development for teachers. Each chapter introduces the topic based on educational research and then offers classroom-tested exercises, approaches, material, and methods contributed by veteran teachers.
Transforming the Education of Lawyers: The Theory and Practice of Clinical Pedagogy
Susan Bryant, CUNY School of Law
Elliott S. Milstein, American University College of Law
Ann C. Shalleck, American University College of Law

This book focuses on what and how to teach students about being a lawyer as they take responsibility for clients in a clinical course. The book identifies learning and lawyering theories as well as practical approaches to planning and teaching; it highlights how the four clinical methodologies — seminar, rounds, supervision, and fieldwork — reinforce and complement each other. The book illustrates clinical education’s transformative potential to create ethical, skilled, thoughtful practitioners imbued with professional values of justice and service. With contributions by both seasoned and newer clinical educators, the book addresses issues faced by all who teach in experiential lawyering courses.

The Moot Court Advisor’s Handbook
A Guide for Law Students, Faculty, and Practitioners
The Legal Writing Institute
James Dimitri, Indiana University School of Law
Melissa Greipp, Marquette University Law School
Susie Salmon, The University of Arizona College of Law
2015, 352 pp, ISBN 978-1-61163-473-0, paper, $35.00

No matter what your role or level of experience, this Handbook is designed to be a resource of sound advice and best practices for running moot court and other legal skills competitions. Chapters cover administering a moot court program, running an internal moot court competition, coaching teams at external moot court competitions, and running an external moot court competition. The Handbook also includes several model documents for creating competition rules, program bylaws, judge training materials, competition scoring rubrics, and more.

Teaching to Every Student
Explicitly Integrating Skills and Theory into the Contracts Class
David Nadvorney, CUNY School of Law
Deborah Zalesne, CUNY School of Law

Success in every course, regardless of doctrine, requires that law students acquire and become expert at applying a set of skills that can and should be taught explicitly throughout the course. This book highlights ways in which various academic skills (such as case briefing, close case reading, note taking, outlining, and exam preparation); legal reasoning skills (such as fact identification and analysis, issue spotting, and working with rules); and theoretical perspectives (such as socioeconomics, legal realism, and critical legal theory) can be incorporated directly into the syllabi of a contracts course in particular, and first-year courses in general.

Student Learning Outcomes and Law School Assessment
A Practical Guide to Measuring Institutional Effectiveness
Lori E. Shaw, University of Dayton School of Law
Victoria L. VanZandt, University of Dayton School of Law

A sea change is coming. Changes to the ABA Standards, coupled with mandates from regional accreditors, will soon require every law school to adopt, implement, and use an institutional assessment plan based on the achievement of desired student learning outcomes. Is your school ready?

This guide, intended for law school administrators and faculty, will walk you through the process step by step, answering questions, giving tips on best practices, and, perhaps most important, providing you with an action list for developing your school’s assessment planning strategy. Our goal is for you to finish this guide with a completed assessment plan in hand and an appreciation of how you can use outcomes assessment to enhance your students’ learning experience.

Teaching Law by Design
Engaging Students from the Syllabus to the Final Exam
Michael Hunter Schwartz, University of Arkansas at Little Rock School of Law
Sophie Sparrow, University of New Hampshire School of Law
Gerald F. Hess, Gonzaga University School of Law

This book begins with basic principles of teaching and learning theory, provides insights into how law students experience traditional law teaching, and then guides law teachers through the entire process of teaching a course. Topics include: how to design a course; how to plan individual class sessions; how to engage and motivate students; how to use a wide variety of teaching techniques; how to evaluate student learning, both for the purpose of assigning grades and of improving student learning; and how to be a lifelong learner as a teacher.

Teaching Law by Design for Adjuncts
Sophie Sparrow, University of New Hampshire School of Law
Gerald F. Hess, Gonzaga University School of Law
Michael Hunter Schwartz, University of Arkansas at Little Rock School of Law

In this book, three leaders in the teaching and learning movement in legal education have collaborated to offer a book that synthesizes research on teaching and learning for adjunct professors. The book begins with basic principles of teaching and learning theory, provides insights into how law students experience traditional law teaching, and guides law teachers through the entire process of teaching a course.
A Teacher’s Reflection Book
Exercises, Stories, Invitations
Jean Koh Peters, Yale Law School
Mark Weisberg, Emeritus, Queen’s University
2011, 224 pp, ISBN 978-1-59460-942-8, paper, $32.00

In university teachers’ hectic lives, finding space to reflect, restore, renew, and recommit can seem impossible. This book aims to help teachers and other professionals find that space. Growing out of the authors’ extensive experience facilitating retreats and leading teaching and learning workshops, the book builds on their discoveries in those settings, supporting and promoting teachers’ self-directed development. As a cornucopia of stories, exercises, and examples, this book will inspire teachers to make reflection a cornerstone of their daily lives.

Before the Paper Chase
The Scholarship of Law School Preparation and Admissions
Tim Alan Garrison, Portland State University, editor
Frank Guliuzza, Patrick Henry College, editor

This book’s editors have scoured the academic journals and law reviews to identify the most insightful articles on topics relevant to the admissions process, including the LSAT, the significance of the GPA, law school rankings, the most reliable first-year success indicators, future employment patterns, the significance of the undergraduate major, the psychological factors in success, and the movement toward diversity in admissions and class makeup.

Planning for Effective Legal Instruction
A Workbook
Vernellia R. Randall, University of Dayton School of Law

Vulnerable Populations and Transformative Law Teaching
A Critical Reader
Society of American Law Teachers, editors
Golden Gate University School of Law, editors
2011, 420 pp, ISBN 978-1-59460-949-7, paper, $47.00

The Law Professor’s Handbook
A Practical Guide to Teaching Law
Madeleine Schachter, Managing Director of Social Investment, Global Access to Technology for Development

Legal Communication and Research
Skills for Contemporary Lawyers
Ian Gallacher, Syracuse University College of Law

This comprehensive textbook covers predictive and persuasive writing and legal research, and is written in an informal style intended to appeal to today’s law students. The book walks students through the writing process in short, easily understood chapters and stresses the importance of understanding the underlying principles of legal research rather than discussing the specific mechanics of ever-changing research resources. In addition to the standard topics covered in legal writing and research texts, the book offers chapters on reading, the ethics of writing, overcoming writer’s block, and oral argument, and emphasizes at all points a client-based approach to lawyering skills.

The Lawyer’s Practice
A Context and Practice Case File
Kris Franklin, New York Law School

Teacher’s Manual

This file is suitable for first-year legal practice/legal writing classes or upper-level simulation courses focused on interviewing, counseling, negotiation or pre-trial litigation. Student-attorneys represent clients on both sides of a lawsuit through a realistic and carefully sequenced series of exercises that track the stages of pre-trial work while encouraging mastery of many basic skills of legal practice. Every chapter is scaffolded on students’ earlier work and critical reflection, permitting students to develop a confident sense of professional identity as they see the results of their efforts play out as the case develops. Chapter commentary explains the assigned task and contextualizes it within the goals for the case.

The comprehensive teacher’s manual includes suggestions for teaching and using the case file, detailed instructions for clients, and additional documents available only to counsel for one side.


Advocacy to Zealousness
Learning Lawyering Skills from Classic Films
Kelly Lynn Anders, legal consultant

This book features 26 skills, listed in alphabetical order and appearing in separate chapters, which should be in every lawyer’s toolbox. Each is an example of professionalism and all are possible for every current or future lawyer to attain or sharpen. Each chapter includes a discussion of the skill and its use for lawyers, a synopsis of the film associated with the skill, film discussion questions, and brief exercises for improvement.
Your Brain and Law School
*NEW!*
*A Context and Practice Book*
Marybeth Herald, Thomas Jefferson School of Law

Based on the latest neuroscience research, this entertaining, practical guide offers law students a formula for success in school, on the bar exam, and as practicing attorneys. The process of mastering the law, either as a law student or as an attorney, becomes much easier if one has a working knowledge of the brain's basic habits. The first part of the book translates the research, explaining learning strategies that work for the brain and why others are useless. The second part explores the brain's decision-making processes and cognitive biases. Readers will gain a fluency with the biases that affect persuasion—the hallmark of a successful lawyer.

This book is part of the *Context and Practice Series*, edited by Michael Hunter Schwartz (see p. 24).

Working Together in Law
*NEW!*
*Teamwork and Small Group Skills for Legal Professionals*
Eileen Scallen, UCLA School of Law
Sophie Sparrow, University of New Hampshire School of Law
Cliff Zimmerman, Northwestern University School of Law

This book helps legal professionals develop the skills needed to function in the complex and diverse legal settings in which they must work with others to achieve both individual and collective goals. The authors help readers maximize the benefits of working in a small group or team, while minimizing the problems they experience. This supplemental text can be used in a variety of law school courses, from doctrinal courses with small groups or team projects to clinical or legal writing courses, in which students are expected to collaborate to produce high-quality work.

The Five Types of Legal Argument
*NEW EDITION!*
*Third Edition*
Wilson Huhn, University of Akron School of Law

Huhn identifies the five different types of legal arguments (text, intent, precedent, tradition and policy), and through myriad examples this book teaches law students, lawyers, and judges how to identify, create, attack, and evaluate each type of argument. The book contains useful advice and illustrations on how to weave the different types of arguments together to make them more persuasive. The third edition of the book adds a chapter on the role that reasoning by analogy plays in resolving difficult cases and in the development of the law.

Off The Charts Law Summaries
*NEW!*
*An All-In-One Graphic Outline of the 1L Law School Courses*
Julie Schechter, Schechter & Brucker, P.C.

The only law school study aid composed solely of charts, this book contains a new layout designed to communicate information in a uniform, easy-to-understand format that graphically conveys relationships and patterns. Students learn the specifics of statutes, rules and cases faster than with the current text or outline materials and will more easily see how each fits into the broader subject matter. All five fundamental law school subjects—Civil Procedure, Contracts, Property, Torts and Criminal Law—are covered in a single, comprehensive and cost-effective volume that is portable, convenient and also useful for bar exam preparation.

Finding Your Voice in Law School
*NEW!*
*Mastering Classroom Cold Calls, Job Interviews, and Other Verbal Challenges*
Molly Bishop Shadel, University of Virginia School of Law

This book offers a step-by-step guide to the most difficult tests you will face as a law student, from making a speech in front of a room full of experienced lawyers to arguing before a judge and jury. Apart from teaching the skills every lawyer needs to know, Shadel, a professor of oral advocacy at a top law school, explains how to think like a lawyer and lay a foundation for a professional reputation. Drawn from interviews with students and attorneys from law schools and firms, this book delivers strategies for succeeding in law school—and beyond.

Reading Like a Lawyer
*NEW!*
*Time-Saving Strategies for Reading Law Like an Expert*
*Ruth Ann McKinney, Emeritus, University of North Carolina School of Law*

The ability to read law well is an indispensable skill that can make or break the academic career of any aspiring lawyer. Fortunately, the ability to read law well (quickly and accurately) is a skill that can be acquired through knowledge and practice. The second edition includes the same critical reasoning and reading strategies, accompanied by hands-on practice exercises, that made the first edition such a success. It adds a chapter on a growing challenge for this generation of legal readers: how to read legal materials online with maximum efficiency and effectiveness.
Getting to Maybe
How to Excel on Law School Exams
Richard Michael Fischl, University of Connecticut School of Law
Jeremy Paul, Northeastern University School of Law

Used extensively nationwide, Getting to Maybe highlights the difference between educational cultures that praise students for “right answers” and the law school culture that rewards nuanced analysis of ambiguous situations in which more than one approach may be correct. This is an invaluable guide for translating learning the law into better exam performance.

Law School Exams
A Guide to Better Grades
Alex Schimel, University of Miami School of Law

This book offers fresh and unique insights on law school exams by stripping the exam format into a series of repeatable steps and building blocks. With proven time-management, outlining, and case-briefing techniques, this book is perfect for the over-achieving law student who is aiming for perfect grades, the struggling upper-division student who needs guidance to stay afloat, or the eager pre-law student who wants a peek at what lies ahead.

Learning Outside the Box
A Handbook for Law Students Who Learn Differently
Leah M. Christensen, Thomas Jefferson School of Law

This book provides research-based learning strategies for law students who learn differently. A student who has been diagnosed with a learning disability or simply has a unique learning style may need to outline differently, read cases differently, and approach law school in a more active, engaged, and efficient manner.

Courtroom Use and Misuse of Mathematics, Physics and Finance
Cases, Lessons and Materials
Ashley Saunders Lipson, University of La Verne College of Law

Teacher's Manual

Numbers are every bit as persuasive and powerful as verbal arguments and presentations. In fact, they can be far more potent, insidious and misleading. Formerly Mathematics, Physics and Finance for the Legal Profession, this new edition catalogs a vast array of scams, schemes and deceptive courtroom presentations that confront lawyers regularly. We live in a scientific world, a digital world—one that is ruled by numbers, equations, formulas and statistics. The topics may seem complex, but the explanations are elementary and, at times, entertaining.

Legal Analysis
The Fundamental Skill
Second Edition
David S. Romantz, University of Memphis School of Law
Kathleen Elliott Vinson, Suffolk University Law School

Teacher's Manual

This book demystifies legal analysis by examining the foundations and methodology of legal problem solving and by discussing the different levels of critical thinking necessary to develop effective legal arguments. The second edition examines rule-based reasoning and the embedded rule; deductive analysis and resolving statutory ambiguity; case-law reasoning and inductive analysis; the role of policy in legal argument; and the structure and variations of legal argument and CREAC.

Pass the Bar!
Denise Riebe
Michael Hunter Schwartz, University of Arkansas at Little Rock
School of Law

Electronic Teacher's Manual

Pass the Bar! provides a comprehensive overview of the pre-bar review, bar review, and bar exam process. It offers checklists, exercises, reflection questions, and sample exam questions with answers. Information is given about what to do during the year before bar reviews begin; how to set the stage to succeed with bar exams; how to study and approach practice questions; and what additional study methods can maximize chances of passing the bar exams.

Applying Law
Bradley J. Charles, WMU Cooley Law School

Applying Law teaches students the skill of applying law to fact—the skill that determines law school grades and effective advocacy after law school. With examples and exercises, the author explains nine reasoning techniques that the justices of the United States Supreme Court primarily use. These techniques come from classifying arguments in every sentence from an entire year’s worth of their cases. After studying this book, law students will have a tool belt full of specific reasoning techniques.

Making Law Review
The Expert’s Guide to Mastering the Write-On Competition
Wes Henricksen, attorney-at-law

Every year, law students participate in a write-on competition for a shot at membership on the law review. This book explains how the competition works and reveals the innovative techniques students have used to excel in it. It synthesizes students’ experiences to discuss topics such as how to best prepare for the competition, how to effectively allocate your time throughout it, and how to write a winning submission paper.
Expert Learning for Law Students
Second Edition
Michael Hunter Schwartz, University of Arkansas at Little Rock School of Law
Teacher’s Manual
Third edition forthcoming 2015

Expert Learning for Law Students reveals how successful law students and lawyers plan, monitor, and implement their work, and it provides detailed guidance regarding individual student personality types and learning styles. The accompanying workbook includes questions and exercises to assist students in practicing the concepts explained in the text. The second edition helps students adapt strategies to their individual learning styles, personality types, and, most importantly, their results and their evaluations of the causes of those results.

Mastering Legal Analysis and Communication
David T. Ritchie, Mercer University School of Law

Law schools employ methodologies and pedagogical paradigms that law students find mystifying and hard to comprehend. This book explains how these methodologies and paradigms function, why they are used, and what they are meant to accomplish. The topics covered range from the basic concepts of understanding what law is and what “thinking like a lawyer” means to making sense of legal writing and rhetoric.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

A Law Student’s Guide
Legal Education’s Knowledge, Skills, and Ethics Dimensions
Nelson P. Miller, WMU Cooley Law School

A Law Student’s Guide follows the urging of the Carnegie Foundation’s Educating Lawyers to make the law school curriculum more explicit and to better integrate the knowledge, skills, and ethics dimensions of legal education. It not only offers concepts on a variety of important principles of legal education, sources of law, and justice systems, but also addresses legal analysis, law practice, and lawyer ethics.

A Judge’s Advice
50 Years on the Bench
Ruggiero J. Aldisert, Chief Judge Emeritus, U.S. Court of Appeals for the Third Circuit

Judge Aldisert looks at five major law themes—the common law tradition, logic and law, the institutional crisis facing appellate courts, quality writing, and the judicial process—and answers questions such as: What is the bedrock of our common law system?

The Zen of Law School Success
Chad Noreuil, Arizona State University College of Law

Like the Zen path to enlightenment, law school success is about balance. In addition to offering a comprehensive approach to succeeding in law school, Noreuil provides practical advice for doing well during the classroom Socratic Method, navigating the law school environment, managing law school stress, doing well on final exams, and getting a job after graduation. The book includes many exercises and model answers.

The Zen of Passing the Bar Exam
Chad Noreuil, Arizona State University College of Law

This book offers a comprehensive approach to studying for (and passing) the bar exam, drawing a parallel between how one should approach the bar exam and how Zen principles teach one to approach life. Each section offers a Zen quote to introduce concepts that can be applied to studying for the bar exam. The book also offers practical advice for doing well on both the essay and MBE portions of the bar exam.

The Arizona Bar Exam
Pass It Now
Second Edition
Chad Noreuil, Arizona State University College of Law

This book breaks down every aspect of the Arizona bar exam, including study strategies; approaches to writing effective essays; and approaches to scoring well on the MBE, MPT, and more. In addition to specifically targeting the Arizona bar exam, this book addresses writing strategies and learning theory, both vital requirements for passing the bar exam.

Essential Latin for Lawyers
Russ VerSteeg, New England Law | Boston

LAWYERING PROCESS/SKILLS, SEE ALSO:
- INTRODUCTION TO U.S. LAW/LAW SCHOOL ORIENTATION SECTION, pp. 51–53
- LEGAL RESEARCH AND WRITING SECTION, pp. 64–71
- BECOMING A TRIAL LAWYER, p. 72
- COMPREHENSIVE LAW PRACTICE, p. 78
- CONTEXT AND PRACTICE GLOBAL CASE FILES, p. 48
- DECIPHERING A CIVIL CODE, p. 15
- LAWYERS CROSSING LINES 2E, p. 78
- THE NEW 1L, p. 56
- THE MOOT COURT ADVISOR’S HANDBOOK, p. 57
- THINKING LIKE A LAWYER 2E, p. 32
The goal of this series is to foster a deeper understanding of law and legal institutions from a historical perspective. The series is not limited to any particular society or period of history, and it encompasses both modern scholarly editions of legal works from the past and contemporary scholarship in legal history. The series editor is Dr. H. Jefferson Powell of the Duke University School of Law.

**The Birth of American Law**
**An Italian Philosopher and the American Revolution**
John D. Bessler, University of Baltimore School of Law


**Federal Justice in the Mid-Atlantic South**
**United States Courts from Maryland to the Carolinas 1836–1861**
Peter Graham Fish, Emeritus, Duke University

This sweeping exploration in eight illustrated parts traces the antebellum development and performance of the federal judiciary across five judicial districts and, until 1842, three separate circuits within the bounds of the modern but historic U.S. Fourth Circuit. A variety of sources, data and approaches are used to explain the politics of circuit and court organization as well as of the selection and disparate compensation of the district judges, court workloads, and administration.

**Gentlemen of the Grand Jury**
**The Surviving Grand Jury Charges From Colonial, State, and Lower Federal Courts Before 1801**
Stanton D. Krauss, Quinnipiac University School of Law, editor

These volumes include transcriptions of every grand jury charge known to have been given in the United States prior to 1801 except those delivered by members of the Supreme Court. The documents address a wide array of topics, including politics, foreign and domestic policy, local social and economic development, and education, as well as the rules of criminal procedure, evidence, and the substantive criminal law. This book will interest historians, lawyers searching for the original understanding of the Bill of Rights, and ordinary Americans looking for a glimpse into our country’s history.

**Law in War, War as Law**
**Brigadier General Joseph Holt and the Judge Advocate General’s Department in the Civil War and Early Reconstruction, 1861–1865**
Joshua E. Kastenberg, Judge Advocate General’s Corps, United States Air Force

During the Civil War, Lincoln nominated Joseph Holt to the position of Judge Advocate General of the Army. Holt staffed his Judge Advocate General’s Department with ideologically anti-slavery men. These men believed that the Constitution’s survival required racial equality, and they used the law to force a concept of colorblind legal equality on the southern states. Holt’s Department succeeded against Lincoln’s adversaries, but it was unable to defeat all enemies or create a long-lasting racial equality in the South. This book addresses the actions of the Department during the nation’s worst conflict.

**A View of the Constitution of the United States of America**
**Second Edition**
William Rawle
with Foreword, Introduction and Notes by H. Jefferson Powell, Duke University School of Law

William Rawle’s *A View of the Constitution* was one of the most influential books on constitutional law published before the Civil War. The book’s interest is not, however, merely historical: Rawle’s approach provides a powerful challenge to contemporary assumptions about the original meaning and ongoing significance of the Constitution. His understanding of the constitutional authority of the president — broad yet legally bounded — is especially interesting.
Legal Transparency in Dynastic China
The Legalist-Confucianist Debate and Good Governance in Chinese Tradition

John W. Head, University of Kansas School of Law
Xing Lijuan, City University of Hong Kong School of Law


This book caters to readers interested in issues of good governance, comparative studies, China, history, and law. The book begins by defining “legal transparency” and explaining where it fits into the larger context of the transparency-in-government movement that has gained such momentum in recent years. Then the book explains the fundamentally different values espoused by early Confucians. After tracing the political and ideological challenges that the Confucians faced from the Legalists, the authors then show how an alloy of competing ideologies characterized Chinese dynastic law for many centuries, resulting in what some would consider the most enduring and effective legal system in human history.

The Jefferson-Hemings Controversy
Report of the Scholars Commission

Robert F. Turner, University of Virginia, editor


In 2000, the Thomas Jefferson Heritage Society asked a group of more than a dozen senior scholars from across the country to carefully examine all of the evidence for and against the allegations that Thomas Jefferson fathered one or more children by Sally Hemings. With but a single mild dissent, the views of the distinguished panel ranged from “serious skepticism” to a conviction that the allegation was “almost certainly false.” This volume, edited by Scholars Commission Chairman Robert F. Turner, includes the 2001 “Final Report” with several updated and expanded statements reflecting new insights or evidence.

Florida’s First Constitution:
The Constitution of Cádiz
Introduction, Translation, and Text

M. C. Mirow, Florida International University College of Law


The Spanish Constitution of Cádiz of 1812 governed Spanish Florida from 1812 to 1815 and then again from 1820 until 1821 when Spain turned Florida over to the United States. Mirow explains the importance of this document to the Spanish colonial world and to Florida. He describes some of the most interesting features of the Constitution and its promulgation in St. Augustine. A fresh and authoritative translation of the entire Constitution is provided along with the Constitution’s original text in Spanish.

Deciphering the History of Japanese War Atrocities
The Story of Doctor and General Shiro Ishii

Kenneth L. Port, William Mitchell College of Law

2014, 288 pp, ISBN 978-1-61163-558-4, paper, $42.00, ebook available

Most people know of the atrocities committed by the Japanese in World War II. From Harbin, China, Shiro Ishii unleashed unspeakable horror on the Chinese people while planning biological weapon attacks should the U.S. land on the mainland of Japan. This book is a thorough explication of the life, death and aftermath of Shiro Ishii in historical context. This book includes many heretofore unknown facts and original photos. As a biography of Ishii, the book describes a narrative of World War II and the Occupation that is shocking and original.

The Anglo-American Legal Heritage
Introductory Materials
Second Edition

Daniel R. Coquillette, Boston College Law School

2004, 664 pp, ISBN 978-1-59460-038-8, $70.00

From our cultural roots in the Roman law, the Anglo-Saxon dooms, and English feudalism, to modern crises of social revolution and reform, legal culture is part of what has been called the “seamless web” of history. This book provides carefully edited and chosen primary sources and includes many useful charts and diagrams, as well as an extensive bibliography for each chapter.

The Essentials of Greek and Roman Law

Russ VerSteeg, New England Law | Boston


Each unit in this book begins by establishing the historical context in which law developed and introducing relevant principles of jurisprudence. The unit then covers procedural aspects of the law, such as court structure, judges, trial procedure, evidence, and legislation. Finally, each unit examines substantive legal topics such as property, contracts, family law, criminal law, and the like, while maintaining a focus on the connections and influences of social, cultural, economic, philosophical, and political forces as they have affected law and its development.

Freedom’s Conditions in the U.S.–Canadian Borderlands in the Age of Emancipation

Tony Freyer, University of Alabama School of Law, editor
Lyndsay Campbell, University of Calgary, Canada, editor

2011, 344 pp, ISBN 978-1-59460-772-1, jacketed hardback, $47.00

John Chipman Gray
The Harvard Brahmin of Property Law

Gerald Paul Moran, Florida Coastal School of Law

Legal Affinities
Explorations in the Legal Form of Thought
Patrick McKinley Brennan, Villanova University School of Law, editor
H. Jefferson Powell, Duke University School of Law, editor
Jack L. Sammons, Mercer University School of Law, editor
2013, 178 pp, ISBN 978-1-61163-244-6, paper, $28.00

This book is about what makes law possible. The authors share the view that what makes law possible is under siege today. The authors also share the hope that by exploring how law is a humanistic practice that involves whole persons, the siege will be reversed. The pathbreaking work of University of Michigan Law Professor Joseph Vining provides the authors' focus for their varied analyses of how law works not through force but, instead, through affinity. Drawing on legal philosophy, theology, musicology, and other humanistic disciplines, the authors join Vining in discovering how law is, as Vining has written, “evidence of view and belief far stronger than academic statement or introspection can provide.”

Beyond the First Draft
Editing Strategies for Powerful Legal Writing
Megan McAlpin, University of Oregon School of Law
Teacher's Manual forthcoming

Beyond the First Draft helps law students and lawyers approach the often difficult task of editing their own writing. The book starts with the fundamental idea that good writing is organized, vigorous, clear, and polished. Its ultimate goal is to help students and practitioners understand that good writing cannot be accomplished in a single draft; good writers must be good editors. The book’s straightforward approach makes even those difficult-to-understand grammatical concepts accessible to readers through frequent, easy-to-understand grammar reminders, explanations, and examples.

The Science Behind the Art of Legal Writing
NEW!
Catherine J. Cameron, Stetson University College of Law
Lance N. Long, Stetson University College of Law
2015, 156 pp, ISBN 978-1-61163-014-5, paper, $22.00
Electronic Teacher's Manual

Do legal readers really prefer short sentences? Is outlining the best way to start a memo or brief? Does formatting matter? Are judges annoyed by minor grammatical errors or typos? These questions and many more are addressed in The Science Behind the Art of Legal Writing. This text provides easy access to research in the form of social psychological experiments, statistical analyses, and surveys, which suggest that much of the advice given to legal writing students is backed by solid science. As a supplemental text for a first-year legal writing course, or as a primary text for an advanced legal writing course, this book provides the evidence for requiring students to follow many common legal writing conventions.
This book is uniquely designed to help beginning legal writers learn the process of working through a legal problem in preparation for creating a written product. It breaks the pre-writing process into small, concrete steps that cumulatively lead students to correctly identify narrow legal issues, to closely and actively read legal authorities, and to thoroughly analyze specific legal questions. Each chapter contains these practical features: concrete examples of how to work through a particular pre-writing step in the context of two recurring legal problems; suggestions for creating written notes to capture the results of students’ pre-writing; exercises suitable for use in class or for independent practice; and frequent “self-checks” intended to increase students’ metacognitive skills.

Scholarly Writing
Ideas, Examples, and Execution
Second Edition
Jessica Clark, George Washington University Law School
Kristen E. Murray, Temple University School of Law
2012, 326 pp, ISBN 978-1-61163-017-6, paper, $35.00
Teacher’s Manual

Scholarly Writing guides students through a five-step process of constructing their legal research papers, from topic selection to finishing the final product. Maintaining an example-based approach, this edition includes additional sample excerpts to illustrate concepts throughout the text, and there is a second annotated full-length paper. Up-to-date information about legal research and organizational tools is included, as are “bright ideas” for student writers, and even more cross-referencing.

Writing for the Legal Audience
Second Edition
Wayne Schiess, University of Texas School of Law

Writing for the Legal Audience guides lawyers, paralegals, and law students through sensible, practical advice for writing to a dozen legal audiences, from supervisors to appellate judges and from clients to opposing counsel. Each chapter focuses on a different audience for legal writing and presents three concrete recommendations for satisfying that audience. The recommendations are amply supported with explanations, references to the leading experts, and before-and-after examples. The second edition is thoroughly revised, with new tips, new examples, and up-to-date advice for producing clear, readable, effective legal writing. In addition, a new chapter, “Writing for the Screen Reader,” offers advice for preparing legal documents aimed at readers who will encounter the text electronically.
Writing Outside Law School
Learning Effective Legal Arguments and Persuasion
James Brecher, University of Southern California
Teacher's Manual forthcoming

All legal writing can be divided into six separate stand-alone sections: introduction, facts, the law, where the law comes from, argument/discussion, “big finish.” Writing Outside Law School defines these six sections. Through a developing series of four practical legal assignments, any student is empowered to improve and strengthen skills in the styles, types, techniques, formats, and documentation required to communicate effectively in the professional legal world. These four practical legal assignments include an advice letter, a demand letter, a judge’s opinion, and an inter-office memo. Paralegals, students who work in a law office, and undergraduates preparing for the rigors of law school will find Writing Outside Law School indispensable for developing the critical legal reasoning and writing skills necessary for their work outside the law school environment.

Opinion Writing
Third Edition
Ruggero J. Aldisert, Chief Judge Emeritus, U.S. Court of Appeals for the Third Circuit

U.S. Circuit Judge Ruggero J. Aldisert distills 50 years on the bench into a comprehensive handbook on the judge’s craft, exposing readers to the nuances of opinion writing and creating an essential reference—complete with an invaluable opinion-writing checklist—for judges and their law clerks.

Legislative Drafting Step-by-Step
Arthur J. Rynearson, International Law Institute

This practical, step-by-step guide to drafting legislation untangles the web of confusion and technical detail that surrounds legislative drafting and presents drafting in an easy-to-understand way. In so doing, legislative drafting is shown to be a fun, intellectually engaging endeavor and not an intimidating prospect to be dreaded. This book is designed to assist legislators, their staffs, and all who read or write legislation to better understand the basic principles of legislative drafting and the important role that well written legislation plays in promoting the rule of law. To this end, this guide may be used either as an essential reference tool for any office drafting legislation or as an introduction to legislative drafting for anyone seeking to learn the craft.

Sketches on Legal Style
Mark Cooney, WMU Cooley Law School

Who says legal writing is a dull subject? This collection of lively, offbeat short pieces explores legal style like no book you’ve read before. But be warned: you just might learn something while you’re smiling. Through a colorful cast of characters, learn how legal writers can use plain language and careful syntax to produce clearer, stronger, and more persuasive documents. The book weaves in real-world examples and commentary from judges and writing experts, giving fresh insight into how readers—especially judges—view the rote style choices that many legal writers never question. Readers will learn concrete lessons—backed by authority—on the best practices for legal writing. And although this book isn’t intended to replace a traditional textbook, professors can use these vignettes and essays to reinforce classroom lessons and make challenging concepts more accessible.

The Legal Writing Survival Guide
Rachel H. Smith, University of Miami School of Law

This book is for anyone facing legal writing’s most common conundrums, including: the document that is too complicated, the memo that didn’t find the “right” answer, the brief that must deal with bad law, and the email that has to deliver bad news. Covering predictive writing, persuasive writing, and correspondence, it offers practical tips, tactics, and solutions to common grammar, punctuation, citation, and style issues.

Plain English for Lawyers
Richard C. Wydick, Emeritus, UC–Davis School of Law

Plain English for Lawyers has been a favorite of law students, legal writing teachers, lawyers, and judges for 30 years. In January 2005, the Legal Writing Institute (LWI) gave Wydick its Golden Pen Award for having written Plain English for Lawyers. The LWI award states: “Plain English for Lawyers…has become a classic. Perhaps no single work has done more to improve the writing of lawyers and law students and to promote the modern trend toward a clear, plain style of legal writing.”

“Wydick’s Plain English for Lawyers is the most practical book of its kind, following in the fine tradition of Strunk & White’s The Elements of Style.” The National Law Journal
Legal Writing by Design

A Guide to Great Briefs and Memos

Second Edition

Teresa J. Reid Rambo, University of Florida College of Law
Leanne J. Pflaum, University of Florida College of Law

2013, 700 pp, ISBN 978-1-59460-859-9, paper, $60.00

Electronic Teacher’s Manual

The second edition of this book remains unique in demonstrating how to transform thoughts into writing by explaining the link between thinking and writing. It doesn’t just tell the reader to “argue by analogy” or to “apply the rule”—it explains the design of the thinking involved in those processes and shows how to transform that design into writing. Through easily understandable hypotheticals, outlines, graphics, exercises, and writing samples, Legal Writing by Design explains the design of (1) deductive and inductive reasoning, (2) analogical thinking, and (3) relevancy. This book is the perfect tool for anyone who seeks the ideal way to analyze issues, to write clearly, and to write persuasively.

Professional Writing for Lawyers

Skills and Responsibilities

Second Edition

Margaret Z. Johns, UC–Davis School of Law
Clayton S. Tanaka, UC–Davis School of Law


Teacher’s Manual forthcoming

Professional Writing for Lawyers was originally designed to complement Richard Wydick’s Plain English for Lawyers, but can also be used as a stand-alone legal writing text. Readers will learn to approach writing as a process of thinking, outlining, drafting, revising, and editing to produce a final draft. To help the reader understand this process, several examples are rewritten, integrating the principles of plain English that teach the reader to develop a clear, concise, and readable style. This second edition revises citations and legal references, maintaining the easy-to-read style and quick reference value of the first edition.

Legal Writing in the Disciplines

A Guide to Legal Writing Mastery

Teri A. McMurtry-Chubb, Mercer University School of Law


Teacher’s Manual with CD

When students begin their legal education, they are taken out of their undergraduate and graduate disciplines and placed into the legal discipline without context for how their disciplinary education relates to their legal education. This leads to many of the frustrations that new students have with law school, especially in their legal writing classes. This book re-conceptualizes law in its disciplinary context. The text effectively communicates legal analysis and writing skills to pre-law and new law students using the language of their undergraduate and graduate majors.

Understanding and Mastering The Bluebook

A Guide for Students and Practitioners

Second Edition, Revised Printing

Linda J. Barris, consultant, retired law professor


Teacher’s Manual

THIRD EDITION FORTHCOMING FOR FALL 2015 USE

The Bluebook sets forth the rules for legal citation. This survival manual teaches how to understand and master those rules using a simple building-block approach. For each authority, it pulls together rules that are scattered throughout The Bluebook. Every essential citation rule is illustrated and fully described using a user-friendly method for creating citations to the most common legal authorities. The 19th edition of The Bluebook introduces several changes, and it now allows direct citation to commercial databases. The third edition of Understanding and Mastering The Bluebook will be thoroughly revised and updated to the 20th edition of The Bluebook.

Understanding and Mastering The Bluebook

Student Workbook 3

Linda J. Barris, consultant, retired law professor


Electronic Teacher’s Manual

The workbook contains targeted exercises that both reinforce the basics of citation and introduce new rules. Each exercise presents a citation from an authority and all the necessary information to prepare a full or short form citation. Workbook exercises are grouped to correspond with chapters in Understanding and Mastering The Bluebook, with one or more sets of exercises of ten questions each. The workbook eases the burden on teachers to create exercises and provide detailed feedback. An electronic teacher’s manual provides background and introductory material, as well as detailed answers and explanations for all workbook exercises. A “sampler” of the workbook and TM is available for perusal at www.cap-press.com/workbook.

Mastering The Bluebook

Interactive Exercises

FORTHCOMING!

Linda J. Barris, consultant, retired law professor

Forthcoming spring 2015, online learning tool

Mastering The Bluebook Interactive Exercises (IE) is an online tool that helps students master legal citation through a series of exercises coordinated with Understanding and Mastering The Bluebook. This interactive program features fully automated review of student answers by highlighting errors, providing correct answers, and explaining the correct citation form for each question. Feedback is provided immediately after each exercise, allowing students to learn from mistakes before progressing. For professors, IE offers fully prepared tests covering essential case and statutory citation forms, as well as customizable tests allowing question selection from any exercise set, including advanced topics. IE’s user-friendly interface gives professors the ability to monitor student progress, individually or by class.
The goal of each book in the *Legal Research Series* (LRS) is to provide law students with the essential elements of legal research in each state. The books have also been used in lawyer training and paralegal programs. LRS books explain concisely both the sources of state law research and the process for conducting state legal research effectively. Unlike the more bibliographic research texts used by librarians, these books go beyond describing resources to examine how to use each resource in a comprehensive research strategy. The books also incorporate legal analysis as part of the research process. Each book begins with an overview of the research process, and then explains how to use print and electronic sources to research cases, statutes, legislative history, constitutions, administrative law, court rules, and secondary sources. Federal law is introduced briefly in each chapter, and a separate book, *Federal Legal Research*, complements this series.
## Federal Legal Research

### Second Edition

Mary Garvey Algero, Loyola University New Orleans College of Law  
Spencer L. Simons, University of Houston Law Center  
Suzanne E. Rowe, University of Oregon College of Law  
Scott Childs, University of Tennessee College of Law  
Sarah E. Ricks, Rutgers School of Law—Camden  

Teacher’s Manual forthcoming

This book offers concise explanations of primary authorities in the federal system, along with chapters on secondary sources, updating, legislative history, and legal ethics and court rules. It covers current platforms in Westlaw, Lexis, and Bloomberg; free online sources; and print sources. Its discussions of strategies and techniques make it effective in classes that integrate research, writing, and analysis as well as in courses with a bibliographic approach. This book complements the *Legal Research Series*.

### Tennessee Legal Research

Sibyl Marshall, University of Tennessee College of Law  
Carol Parker, University of Tennessee College of Law  

Second edition forthcoming 2015

Many excellent legal writing books exhaustively detail how to write effectively; however, this book, which can serve as a useful supplement to these lengthy introductory texts, takes a different approach and concisely describes useful, yet often neglected, writing techniques. It has pithy discussions of (1) ways to avoid recurring, yet frequently overlooked, writing problems; (2) sensible approaches to writing common legal documents; and (3) methods for preparing an oral argument.

### Oklahoma Legal Research

Darin K. Fox, University of Oklahoma College of Law  
Darla W. Jackson, University of South Dakota School of Law  
Courtney L. Selby, Hofstra University School of Law  

**2013**, 320 pp, ISBN 978-1-61163-134-0, paper, $30.00,  
Electronic Teacher’s Manual forthcoming

### Oregon Legal Research

Suzanne E. Rowe, University of Oregon College of Law  

**2014**, 240 pp, ISBN 978-1-61163-496-9, paper, $28.00,  
Electronic Teacher’s Manual forthcoming

### Pennsylvania Legal Research

Barbara J. Busharis, Asst. Public Defender, Second Judicial Circuit  
Bonny L. Tavares, Temple University School of Law  


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### New York Legal Research

Elizabeth G. Adelman, University at Buffalo Law School  
Theodora Belniak, University at Buffalo Law School  
Suzanne E. Rowe, University of Oregon School of Law  
Spencer L. Simons, University of Houston Law Center  
Sarah E. Ricks, Rutgers School of Law—Camden  

2012, 308 pp, ISBN 978-1-59460-980-0, paper, $30.00,  
Teacher’s Manual

### North Carolina Legal Research

Scott Childs, University of Tennessee College of Law  
Sara Sampson, The Ohio State University College of Law  

2014, 226 pp, ISBN 978-1-61163-616-1, paper, $27.00,  
Electronic Teacher’s Manual forthcoming

### Ohio Legal Research

Katherine L. Hall, University of Iowa College of Law  
Sara Sampson, The Ohio State University College of Law  

2009, 196 pp, ISBN 978-1-59460-401-0, paper, $25.00,  
Teacher’s Manual  
Second edition forthcoming 2015

### Texas Legal Research

Revised Printing  
Spencer L. Simons, University of Houston Law Center  


### Washington Legal Research

Julie A. Heintz-Cho  
Tom Cobb, University of Washington School of Law  
Mary A. Hotchkiss, University of Washington School of Law  

2009, 256 pp, ISBN 978-1-59460-718-9, paper, $25.00,  
Teacher’s Manual  
Third edition forthcoming 2015

### West Virginia Legal Research

Hollese Schwartz Temple, West Virginia University College of Law  

2013, 184 pp, ISBN 978-1-61163-370-2, paper, $25.00,  
Teacher’s Manual forthcoming

### Wisconsin Legal Research

Patricia Cervenka, Marquette University Law School  
Leslie Behroozi, Marquette University Law School  

2011, 200 pp, ISBN 978-1-59460-549-9, paper, $25.00,  
2012 Electronic Teacher’s Manual

### Wyoming Legal Research

Debora A. Person, University of Wyoming College of Law  
Tawnya K. Plumb, University of Wyoming College of Law  

2013, 238 pp, ISBN 978-1-61163-194-4, paper, $27.00,  
Electronic Teacher’s Manual

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**LEGAL RESEARCH SERIES, CONTINUED**
Mastering Legal Analysis and Drafting
George W. Kuney, University of Tennessee College of Law
Donna C. Looper, Adjunct, University of Tennessee College of Law

Mastering Legal Analysis and Drafting emphasizes the fundamental structure and methods of legal drafting, which is grounded in surprisingly few, but elemental, rules and techniques of legal analysis and deployment of legal authorities amid relevant facts. This book helps the novice legal drafter identify those elemental rules and techniques and shows how they are used to prepare effective legal writing in different formats, most of which share common elements and structures.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

Pleasing the Court
Writing Ethical and Effective Briefs
Second Edition
Judith D. Fischer, University of Louisville School of Law

Electronic Teacher’s Manual

This book examines ethical and effective legal writing by providing more than two hundred examples of judges’ reactions to errors in lawyers’ writing. Updated throughout, the second edition covers errors ranging from serious ethical breaches, like misrepresenting facts, to grammatical and citation errors. The erring lawyers incurred consequences that ranged from disbarment to strong verbal rebukes.

Written by a law professor and former practitioner, the book promotes high standards in legal writing. It is recommended for law school courses as well as for anyone interested in effective writing and the soundness of the legal system. Practical exercises are included to help readers improve their writing techniques.

The Lawyer’s Editing Manual
Joan Ames Magat, Duke University School of Law

If The Bluebook sits at the one hand of the law-review editor, the law student, the judicial clerk, and the lawyer writing briefs or memoranda of law, then this book should sit at the other. The Bluebook covers citation conventions; The Lawyer’s Editing Manual covers all the rest that the legal writer — and the editor — ought to know: conventions that underlie effective prose, from grammar to punctuation to usage to style. "Rules," meaning conventions most universally accepted, are stated, but so are their exceptions and, when possible, the logic for each. Thus the legal writer can grasp what the typical reader of legal prose understands to be "correct" and what stretch the rule might allow for style.

Judicial Clerkships
A Practical Guide
Mary L. Dunnewold, Hamline University School of Law
Beth A. Honetschlager, Hamline University School of Law
Brenda L. Toft, Hamline University School of Law

This comprehensive guide explains (1) the role and duties of judicial clerks, (2) how to adapt the writing style used in law school classes and journals for use in the judicial clerkship setting, and (3) the form and content of specific documents written by judicial clerks. It features chapters on how to apply for clerkships, the different kinds of clerkships, and the ethical responsibilities of clerks. The book is a great resource for law students taking a judicial internship or externship class, law school graduates considering judicial clerkships, and current judicial clerks.

A Form and Style Manual for Lawyers
Ian Gallacher, Syracuse University College of Law

All lawyers write — and the documents they write must be clear, technically perfect, and effective. This concise manual guides lawyers, law students, and paralegals through all phases of the writing process, from preparing to write to polishing a finished draft. Written in accessible language, it offers practical suggestions on outlining and establishing deadlines as well as jargon-free advice on grammar, punctuation, usage, document formatting, editing, and proofreading.

Writing for Dollars, Writing to Please
The Case for Plain Language in Business, Government, and Law
Joseph Kimble, WMU Cooley Law School

This book collects the empirical evidence for the value of plain language in business, government, and law. Professor Kimble summarizes 50 studies showing that using plain language can save organizations and agencies a ton of money, and that plain language serves and satisfies readers in every possible way.

Lifting the Fog of Legalese
Essays on Plain Language
Joseph Kimble, WMU Cooley Law School

This book is unique. No other American book combines the strong evidence and myth-busting arguments for plain legal language with so much practical advice and so many useful examples. And no other book is more likely to open lawyers’ eyes to the emptiness of legalese — the style that has afflicted legal writing for centuries.
The Tao of Legal Writing
Judith M. Stinson, Arizona State University College of Law

Law, Literature, and Therapeutic Jurisprudence
Amy D. Ronner, St. Thomas University School of Law
2010, 320 pp, ISBN 978-1-59460-637-3, jacketed hardback, $47.00

Using a therapeutic jurisprudence lens, this book shows how literature can transform the law and foster individual well-being and happiness.

“This is a brilliant fusion of legal scholarship and literary criticism, both of which are informed by penetrating analyses and application of the principles of therapeutic jurisprudence….the most interesting new legal book I have read this year.” Michael L. Perlin, New York Law School

Dostoevsky and the Law
Amy D. Ronner, St. Thomas University School of Law

Electronic Teacher’s Manual forthcoming

In 1849, Fyodor Dostoevsky, already a known novelist, was arrested, tried, and sentenced to death for treason. By order of Nicholas I, Dostoevsky’s sentences commuted to terms of hard labor and exile in Siberia. His experience in Siberia, where he lived in close proximity with convicts, political prisoners, and others punished for crimes they did not commit, shaped his life and career. His genius transcends time to shed light on our own justice system and legal doctrines. Through a legal lens, this book examines several of Dostoevsky’s works, including Crime and Punishment, The Double, Notes from the House of the Dead, Demons, and Brothers Karamazov, to show how they transmit relevant and timely messages about our mental capacity doctrine, confessions, legal system, and prisons.

Hip Hop and the Law
Pamela Bridgewater, American University School of Law, editor
André Douglas Pond Cummings, Indiana Tech Law School, editor
Donald F. Tibbs, Drexel University School of Law, editor

Electronic Teacher’s Manual forthcoming

What is important to understanding American law? Hip hop? Renowned academics, practitioners, commentators, and performance artists have answered these two questions independently. Although understanding both depends upon the same intellectual enterprise — textual analysis of narrative storytelling — somehow their intersection has escaped critical reflection. The authors merge these two cultural giants and demonstrate their relationship at the convergence of legal consciousness, politics, hip hop studies, and American law. This book is a sound resource for learning, discussing, and teaching the nuances of their relationship. Topics include Critical Race Theory; Crime and Justice; Mass Incarceration; Gender; and areas of law that include Corporate Law, Intellectual Property, Constitutional Law, and Real Property Law.

Civil Claim Settlement Laws
An Electronic Casebook
Jeffrey A. Parness, Northern Illinois University College of Law
Casebook (ebook only), 2013, ISBN 978-1-59460-778-3, $30.00
Electronic Teacher’s Manual forthcoming

This book, focusing on settlements both in and outside of trial courts, covers topics addressed by civil procedure, contract, tort, professional responsibility, insurance, and evidence laws. It emphasizes the differing roles of key players, including parents, employers, insurers, subrogors, judges, and lawyers. It is one of the few interdisciplinary teaching tools defined not by a discrete legal area but by how lawyers, parties, judges, and others generally facilitate peaceful civil claim resolutions. The book examines topics often untouched, including the Federal Arbitration Act; the authority to settle; confidentiality; contribution and indemnification; collateral sources; Mary Carter and other partial settlement agreements; and settlement enforcement.

Complex Litigation
Cases and Materials on Litigating for Social Change
Kevin R. Johnson, UC–Davis School of Law
Catherine A. Rogers, Penn State School of Law
John Valery White, University of Nevada–Las Vegas School of Law
2013 Electronic Teacher’s Manual

This complex litigation casebook focuses on complex cases brought by lawyers seeking to promote social reform. A significant portion of the book is devoted to so-called impact class actions, which are designed to have an “impact” and bring forth social change. At the same time, this casebook also covers the more traditional topics found in other complex litigation casebooks, particularly the mass tort class action.
This book is designed to provide guidance to the law student or litigator as to the applicable rules—and the inter-relationships among those rules—for all stages of a federal civil lawsuit. As in the first edition, Litigating in Federal Court is divided into two parts. The first part of the book covers all of the stages of federal court litigation, including a short narrative discussion of each stage and one or more charts showing the applicable rules and their relationship to each other. The second part of the book contains multiple checklists for drafting most of the documents used in the pretrial process (and includes citations to the basic relevant rules).

The second edition of this book includes all of the updates to the Federal Rules of Civil Procedure that have occurred since the last edition was published, some additional charts and checklists, and some material on new litigation trends, such as e-discovery.

Becoming a Trial Lawyer
Steven P. Grossman, University of Baltimore School of Law
Michele Gilman, University of Baltimore School of Law
Fredric I. Lederer, William & Mary Law School

Casefiles for Becoming a Trial Lawyer CD
Teacher's Manual

Trying a case is an exciting and terrifying experience. While thorough preparation is crucial to performing effectively in court, the trial is a dynamic process that often requires even the most prepared attorneys to adapt on the spot. This book teaches fundamental trial advocacy skills and helps students both prepare systematically for what they can expect to face and handle those sands in the courtroom as they shift. A CD with eight simulated casefiles accompanies the book.

Mastering Appellate Advocacy and Process
Donna C. Looper, Adjunct, University of Tennessee College of Law
George W. Kuney, University of Tennessee College of Law
2011, 376 pp, ISBN 978-1-59460-801-8, paper, $34.00, ebook available

This book covers the range of appellate procedures in use across the United States, from preserving error below and filing the notice of appeal to issuance of the final opinion and mandate. It also covers legal drafting advocacy techniques in preparing appellate briefs and opinions, oral advocacy techniques, and moot court. Written for practicing lawyers as well as students, this book delves into deep technical waters while maintaining an accessible tone and structure.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).
Glimpses of the New Veteran

*Changed Constituencies, Different Disabilities, and Evolving Resolutions*

Alice A. Booher, Counsel, DVA (1969–2011), editor


*Glimpses of the New Veteran* addresses three premises: (1) the veteran constituency has changed with use of an all-volunteer force, Guard, Reserves, women, and aging veterans; (2) veterans’ disabilities and treatments for disease and injuries have changed; and, (3) while traditional programs are strained, all of the people in the community, whether veterans, service officers, caregivers, family, lawyers, physicians, and social workers can substantively assist in resolving these shared problems. The intent is not to criticize traditional resources, but rather the authors—all experts in veteran’s law, medicine, or wounded warriors—explore these changes from their own experiences and present viable alternatives.

Veterans Affairs Law

Paul M. Schoenhard, attorney-at-law; Adjunct, American University College of Law


*Teacher’s Manual* forthcoming

This is the first and only doctrinal text in the field of veterans affairs. The text employs the case method to explore the primary benefits available to military veterans and their families, the procedures by which claims for benefits are adjudicated, and the availability of representation to those seeking benefits. This book encourages and challenges readers to focus on the policy rationales that have driven the evolution of veterans affairs law in the United States, to consider how those rationales impact the outcomes of borderline cases, and to identify situations in which legal change may be required.

Speak Spanish Now for Law Offices

*A Customized Learning Approach for Legal Professionals*

Brian K. Jones, Cape Fear Community College


*Electronic Teacher’s Manual* forthcoming

*Speak Spanish Now for Law Offices* teaches straightforward oral communication that requires the reader to verbally produce while relying little on listening skills. It is intended primarily as one-way communication and does not require the learning of grammar or the development of written communique. Upon successfully mastering the phrases of the text, readers will be able to manage situations they commonly encounter on a daily basis and interact with Spanish-speaking persons in a culturally appropriate manner.

Business Law and Organizations for Paralegals

Emily Lynch Morissette, Southwestern College

2013, 320 pp, ISBN 978-1-59460-884-1, paper, $45.00

*Electronic Teacher’s Manual and PowerPoint slides*

This book is unique in that it covers a large variety of subjects important to corporate law, as well as the basics of corporate law, while doing so in a manageable number of pages and at an affordable price. Additional aspects covered in this book, which are of great importance to the practice of corporate law, include employment law, intellectual property law, contracts, investing, the business entity as a litigant, and corporate ethics.

Intellectual Property Law Fundamentals

Michael E. Jones, University of Massachusetts, Lowell
Walter Toomey, University of Massachusetts, Lowell
M. Nancy Aiken, University of Massachusetts, Lowell
Michelle Bazin, University of Massachusetts, Lowell


*Teacher’s Manual* forthcoming

This introductory text explores the origins, sources, function, and values of the exciting world of Intellectual Property (IP). Topics covered include copyright, trademark, patent, trade secret, domain names, and geographical indication, with primary attention given to IP law in the United States and ample coverage of key international laws. The history and development of IP is presented in an easy-to-absorb modular format.

Immigration Law for Paralegals

*Third Edition*

Maria Isabel Casablanca, Casablanca Legal Group, P.L.
Gloria Roa Bodin, Gloria Roa Bodin & Associates, P.A.


*Electronic Teacher’s Manual and PowerPoint slides*

Fourth edition forthcoming 2015

This book is an indispensable and practical guide on U.S. immigration, citizenship and visa procedures. The third edition has a new chapter on court litigation that also includes writs of mandamus and habeas corpus with federal courts. All forms have been updated, including the G-28. A new chapter covers representation of clients before DHS agencies, deferred inspection before CBP, and employer compliance (e-verify) before ICE and H1B and L1A audits. The book also expands certain topics and includes new information on the Cuban Adjustment Act plus the new test and standards for the current naturalization process.
PARALEGAL STUDIES

The Empowered Paralegal Cause of Action Handbook
Robert E. Mongue, University of Mississippi

This book is designed to be a great resource for any course in civil litigation, as well as an excellent desk reference for paralegals. Part I guides the reader through the concept of a cause of action and the role the cause of action elements play in the entire litigation process. Part II provides an easy reference to common causes of action, doctrines, and defenses, with explanations of concepts such as “scope of duty” and “foreseeability,” and a synopsis of a sample case for each topic.

The Empowered Paralegal: Effective, Efficient and Professional
Robert E. Mongue, University of Mississippi

Employment for paralegals and legal assistants is projected to grow much faster than the average for all occupations. Those empowered with the skills and confidence required to be true professionals will dominate the field. The Empowered Paralegal provides step-by-step, easy-to-understand techniques—written in a friendly, accessible, and sometimes humorous way—for managing time, docket calendars, files, and clients. In addition to these management techniques, The Empowered Paralegal provides sound guidance on managing the work relationship with attorneys and on being a professional.

The Empowered Paralegal Professionalism Anthology
Robert E. Mongue, University of Mississippi, editor
2011, 370 pp, ISBN 978-1-59460-821-6, paper, $42.00

This comprehensive book discusses topics such as establishing a professional identity, regulation, certification and licensing, paralegal associations, paralegals from the perspective of the courts, paralegal utilization, paralegal professionalism, paralegal practice outside the United States, and paralegal education.

The Empowered Paralegal: Working with the Elder Client
Robert E. Mongue, University of Mississippi
Electronic Teacher’s Manual

Elder law is different than other areas of law because the clients and the issues surrounding those clients are different. The Empowered Paralegal: Working with the Elder Client prepares the paralegal to manage elder clients and their files, and understand the various perspectives those clients and their families bring to dealing with the law surrounding death, dying, growing old and end-of-life decisions.

Law and the Hospitality Industry
Sandi Towers-Romero, Edison State College
Electronic Teacher’s Manual

This affordable and concise book starts with an overview of hospitality areas, including travel agents, transportation, lodging, food services, tour operators and attractions/entertainment. The text then explores the intersection of law and topics such as business structures, contracts, torts, property, employment, IP, safety, insurance and ethics. Chapter summaries, key terms, discussion questions and bibliographies help students absorb concepts.

Consumer Law & Protection
A Practical Approach for Paralegals and the Public
Neal R. Bevans, Western Piedmont Community College
Electronic Teacher’s Manual

In recent years, the interest in consumer-related issues has grown tremendously, fueled by growing unemployment, high foreclosure rates, credit card interest rate increases and a recession more sweeping than anything seen in more than a generation. Covering topics as diverse as protecting a person’s credit rating to avoiding predatory lending, Consumer Law & Protection explains the law and gives readers the tools that they need to protect themselves.

Workers’ Compensation Practice for Paralegals
Lynne J. DeVenny, Senior Paralegal, Elliot Pishko Morgan P.A.
J. Griffin Morgan, Elliot Pishko Morgan P.A.
Electronic Teacher’s Manual

This book offers an overview of workers’ compensation law and addresses tasks associated with the law office management of workers’ compensation cases, including determining compensable claims, evaluating and accepting cases, reviewing and summarizing medical records, investigating claims, obtaining evidence, drafting pleadings and preparing for mediations and hearings. Sample documents are included to illustrate the kinds of documents paralegals may draft in a typical private law practice.

Reading Medical Records
Second Edition
J. Stanley McQuade, Campbell University School of Law
Electronic Teacher’s Manual forthcoming

This book is designed to help legal professionals work with, and understand, medical records. It is the fruit of more than 20 years working with lawyers, paralegals, and other compensation professionals in seminars and classrooms and has been found to be very readable and effective. No prior knowledge of medicine or medical practice is required.
Forensic Evidence in Court
A Case Study Approach
Christine Beck Lissitzyn
2007, 416 pp, ISBN 978-1-59460-170-9, paper, $47.00
Electronic Teacher's Manual

Forensic Evidence in Court covers the use of forensic evidence at trial through expert testimony as well as court challenges to many types of forensic evidence. The case study is the 1973 murder of Penney Serra in New Haven, Connecticut, which remained a cold case until 1997, when Ed Grant was identified based on a fingerprint match and subsequently convicted. The text examines forensic evidence in the Grant trial, including fingerprint, DNA, blood spatter, and eyewitness identification. It also examines trial strategy, handwriting testimony, polygraph, and exonerations based on newly-discovered DNA.

A Form and Style Manual for Paralegals
Ian Gallacher, Syracuse University College of Law

This concise manual guides paralegals and paralegal students through all phases of the writing process, from preparing to write to polishing a finished draft. Written in accessible, easy-to-understand language, it offers practical suggestions on outlining and establishing deadlines as well as comprehensive, jargon-free advice on grammar, punctuation, usage, document formatting, editing and proofreading.

Trust Drafting for Paralegals
Stephen Haas, National Paralegal College
Electronic Teacher's Manual and PowerPoint slides

This book looks at the practical side of everyday trust drafting. It takes a look at a wide variety of problems and concerns faced by clients who solicit elder care and estate planning help, including estate tax issues, Medicaid planning issues and creditor protection issues. Examples are presented throughout to ensure that the information presented is practical and useful. Trust provisions are presented as suggestions for how ideas presented in the text can be put into practice. The text is designed to give the student a working understanding of the issues most likely to come up in real life and the starting points for going about dealing with these issues. In addition, the text is designed to make the student aware of what pitfalls to watch for when analyzing a client’s case.

The Essentials of Florida Real Estate Law
Sandi Towers-Romero, Edison State College
Teacher's Manual

This book combines both theoretical and practical applications of Florida property law, with real-life examples given when complex issues are presented. Each chapter contains a chapter outline, chapter objectives, a chapter summary, review questions for discussion, and key terms.

The California Family Law Paralegal
Third Edition
Dianna L. Noyes, California University of Pennsylvania
Electronic Teacher's Manual and PowerPoint slides

Students will refer to this topical book again and again as a valuable desk reference in their daily work as paralegals. This text provides in-depth information about the use of Judicial Council forms and other specialized pleadings found in California. Practical exhibits and examples for students and all levels of paralegals are included, as well as sample tests, test questions, and research projects to round out their education. The third edition includes the recent changes in California law that relate to the revised statutory definition of marriage, along with as much relevant information as is currently available in this evolving area of family law.

The California Probate Paralegal
Second Edition
Dianna L. Noyes, California University of Pennsylvania
Electronic Teacher's Manual

This comprehensive textbook covers the nuts and bolts of probate and estate planning practice using a balanced approach of theory and application. The book provides state-specific statutes, rules, and procedures and step-by-step guidance in preparing California Judicial Council forms and pleadings. Forms and practical examples are used throughout the book as they apply to the typical probate and estate issues a paralegal will face in the law firm. Students will refer to this topical book often in their daily work as paralegals.

Fundamentals of Georgia Real Estate Law
Mara A. Mooney, Clayton State University
Electronic Teacher's Manual

This book presents real estate terms and concepts in a manner that keeps students engaged in studying the material. A thorough discussion of legal principles is bolstered by practical applications and references to cases and statutes.

Legal Research in North Carolina
Miriam Baer, Meredith College

This book is a clear, practical guide to legal research in North Carolina designed for paralegal students. Each chapter includes research projects that provide practical, hands-on experience for students. Topics include North Carolina and federal case law, legal digests, legislative history, preparation of memos and briefs, and computer-aided research.
North Carolina Real Estate Law
Third Edition
Neal R. Bevans, Western Piedmont Community College
Electronic Teacher's Manual forthcoming

The third edition contains the latest cases and statutes, as well as in-depth explanations of core concepts of real estate law as they pertain to North Carolina. This edition also contains new visual aids for readers and practical examples of a wide range of real estate activity, from deeds and settlements to leases, offers, and purchases.

North Carolina Fire Law
Second Edition
C. Barrett Graham, attorney-at-law
PowerPoint slides

This book targets the legal issues confronting the state's firefighters, ranging from civil liability conflicts to the general statutes that provide punishments for various types of unlawful burning. Fire department activities that are discussed include: investigations, inspections, apparatus operation, mutual aid, nonprofit corporate activities, finance and district organization, employment law, benefits, and hazardous materials operations.

PARALEGAL STUDIES, SEE ALSO:
- INTRODUCTION TO U.S. LAW/LAW SCHOOL ORIENTATION SECTION, pp. 51–53
- LAWYERING PROCESS/SKILLS SECTION, pp. 58–61
- LEGAL RESEARCH AND WRITING SECTION, pp. 64–71
- CALIFORNIA EVIDENCE 2E, p. 38
- MASTERING SERIES, see list p. 89

Real Ethics for Real Lawyers
Second Edition
Daniel R. Coquillette, Boston College Law School

Based on many years of classroom experience and on extensive consulting at major law firms, this book is organized around actual problems that routinely occur in practice. It does not pretend that such problems are routinely solved by the mechanical application of rules, although all important and relevant rules are included. Rather, these problems are seen in the context of decided cases, academic articles, and the overriding principles of ethical philosophy.

The second edition updates all the included professional rules and adds important new cases that span the most controversial and problematic topics, from conflict of interest to advertising. Whenever a new lawyer takes on an assignment, changes a law firm, closes a transaction, or argues a case, Real Ethics for Real Lawyers should be close at hand. The book is fun and simple to teach but, much more importantly, it has proven itself to be of lasting value in the real world.

Professional Responsibility
A Context and Practice Casebook
Barbara Glesner Fines, University of Missouri–Kansas City School of Law
Teacher's Manual

This text is directed toward the learning outcomes most students desire in a basic professional responsibility course: mastering the doctrine regarding the regulation of law practice (including express instruction on reading rules, researching the law of professional responsibility, and taking the MPRE); forming a vision of themselves as attorneys and a career plan that fits that vision; learning to identify the risks of discipline, liability, or business and reputational loss; and acquiring skills to practice law in a way that reduces those risks. Each chapter contains practice problems, including exercises designed to integrate skills such as reflection, research, counseling, and drafting. Chapters also provide insight into how the issues addressed might be seen in a transactional practice or a litigation practice, and in a practice representing individuals and a practice representing entities.


Problems in Professional Responsibility for a Changing Profession
Fifth Edition
Andrew L. Kaufman, Harvard Law School
David B. Wilkins, Harvard Law School
Teacher's Manual

The fifth edition covers judicial, legislative, and executive developments in the traditional fields of conflicting interests and confidentiality, specialty fields of corporate and government representation as well as representation of those with impaired capacity. It deals with the problems created by the increasing nationalization and internationalization of law practice, including the basic problem of trying to determine whose professional responsibility law governs the activity of lawyers when they engage in activity beyond their home jurisdictions. Various efforts to reform the profession here and abroad to meet the legal needs of clients and would-be clients are also presented. The authors have added substantial new material dealing with the demographics and institutions of law practice and their effect on professional identity.

EXAMINATION COPY REQUESTS
If you teach and wish to request an examination copy of a course book, please visit us online at www.caplaw.com. You may also e-mail your request to comp@cap-press.com. Examination copy requests should include the following information: course name for which the book is being considered; semester(s) the course is taught; projected enrollment for the course(s); and institutional address and phone number. Please note that not all titles are available as complimentary copies.
The origin of this project began with a question: “How have some African American attorneys, recently admitted to the bar, successfully navigated what research suggests is a very precarious pipeline to the legal profession?” Researchers and scholars studied the intersections of education, race, and efforts to achieve social equity. The resulting work constructs a substantive theory of success built around a phenomenon called “working recognition.” This concept describes both the recognition experienced in various forms by this study’s participants and the recognition they transformed into strategic activities aimed at overcoming academic, economic, and social obstacles encountered in their personal pipelines.

Author: Dorothy Evensen, Penn State College of Education, editor
Publication Date: 2012
Pages: 344
ISBN: 978-1-59460-981-7
Format: Paper, $40.00

The End of the Pipeline
A Journey of Recognition for African Americans Entering the Legal Profession

Despite decades of working to improve the diversity of the American Bar, minority attorneys make up only 10% of the profession. This book highlights successful pipeline programs, offering keys to effective practices and providing blueprints for replicating programs that have demonstrated rigor, relevance, and results. Each chapter is written by a leader in the field with sustained real-life experience in improving outcomes for underrepresented minority students. Chapter authors discuss their goals, their successes, and their concerns, as well as their budgets and organizational structures; each offers overall reflections and future help to those who are seeking to implement a pipeline program without reinventing the wheel.

Author: Sarah E. Redfield, University of New Hampshire School of Law, editor
Publication Date: 2012
Pages: 254
ISBN: 978-1-61163-050-3
Format: Paper, $40.00

Global Social Investment
A Practical Handbook for Corporate Social Responsibility Programs

The private sector increasingly has been developing programs and initiatives around corporate social responsibility (“CSR”), encompassing pro bono and community service, philanthropy, sustainability, and diversity initiatives. This book examines the development of CSR concepts and its evolution from optional beneficence to business imperative strategically aligned with commercial interests that impact grave social issues. The book discusses theoretical and pragmatic aspects, including themes, strategies, and models for delivery; legal and ethical issues for principled implementation of initiatives; and analytics and metrics for impact analysis.

Author: Madeleine Schachter, Managing Director of Social Investment, Global Access to Technology for Development
Publication Date: 2013
Pages: 558
ISBN: 978-1-61163-377-1
Format: Jacketed hardback, $65.00

PROFESSIONAL RESPONSIBILITY/LEGAL PROFESSION

The Organized Lawyer
Second Edition

Kelly Lynn Anders, legal consultant


Organizational skills and professionalism go hand-in-hand, and the topic belongs in any course related to lawyering skills. Now in its second edition, this book addresses the organizational needs and challenges of modern lawyers and law students, and it includes fresh and useful tips for even the most seasoned practitioners.

We each have an organizational type that dictates how we live among our things. With topics ranging from attorney attire and effective marketing to developing attractive and efficient workspaces in the office, at home, and on the go, The Organized Lawyer is an essential reference for lawyers at all levels.

Author: Carla D. Pratt, Penn State School of Law, editor
Publication Date: 2013
Pages: 194
ISBN: 978-1-61163-304-7
Format: Paper, $22.00, ebook available

Mastering Professional Responsibility
Second Edition

Grace M. Giesel, University of Louisville School of Law


This book presents a concise yet understandable explanation of the rules and concepts of lawyer professional responsibility. The author’s straightforward treatment of the subject makes the book easy to use and extraordinarily helpful in simplifying complex issues. The book discusses the rules and concepts covered in the typical professional responsibility course in a step-by-step manner, replete with simple examples in which the rules and concepts are applied. The book also is a good preparatory tool for the Multistate Professional Responsibility Exam, which is a requirement for admission for most states.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

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Global Access to Technology for Development

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This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).
Lawyers Crossing Lines

Ten Stories
Second Edition

Michael L. Seigel, University of Florida College of Law
James L. Kelley


Electronic Teacher's Manual

Lawyers Crossing Lines is a collection of true stories about lawyers from all segments of the legal profession who transgressed ethical boundaries. Most of them ended up being sanctioned by their state Bar, sued for malpractice, prosecuted, or some combination of all three. All of the cases are rich in detail, many are bizarre, and a few feature conduct so outrageous as to stretch the reader's credulity. Comments and questions designed to explore the issues in greater depth follow each tale. The volume is intended as a supplemental text for students in professional responsibility courses or in an advanced seminar in ethics.

Comprehensive Law Practice

Law as a Healing Profession

Susan Swaim Daicoff, Arizona Summit Law School

2011, 304 pp, ISBN 978-1-59460-880-3, paper, $42.00

Electronic Teacher's Manual

Since about 1990, disciplines have emerged in every substantive area of the law to transform law into a positive force in the lives of those it touches. These disciplines converge in the “comprehensive law movement.” This book overviews the entire movement and provides training materials for lawyers, judges, mediators, and law students who want to be at the forefront of practicing law in these new forms.

Fair Deal for All Clients

How to Rekindle Pride in the Legal Profession

Gerald F. Phillips, Of Counsel, Phillips Lerner, A Law Corporation


The legal profession is in crisis, and respect for lawyers seems everywhere in decline. This is largely due to how lawyers bill their clients and lawyers’ denial that improper billing practices are causing the destruction of the profession. This book is dedicated to improving the image of lawyers by educating the public about how lawyers bill clients and by convincing lawyers that their billing practices are harming the profession. Phillips gives concrete suggestions on making clients more knowledgeable about billing practices, teaching lawyers to recognize improper billing practices, and having bar associations provide ethical guidelines to ensure that billing statements are honest.

Rehabilitating Lawyers

Principles of Therapeutic Jurisprudence for Criminal Law Practice

David B. Wexler, Emeritus, University of Arizona College of Law; University of Puerto Rico School of Law, editor


This book introduces the interdisciplinary perspective of therapeutic jurisprudence (TJ) and then, largely through the thoughtful and informative essays of practitioners and clinical law professors, shows how criminal law practice can be enriched—and how clients can benefit—from lawyers looking at their practice with a TJ lens.

Relationship-Centered Lawyering

Social Science Theory for Transforming Legal Practice

Susan L. Brooks, Drexel University School of Law, editor Robert G. Madden, Saint Joseph College, editor

2010, 398 pp, ISBN 978-1-59460-073-9, paper, $44.00, ebook available

The Affective Assistance of Counsel

Practicing Law as a Healing Profession

Marjorie Silver, Touro College Law Center, editor


PROFESSIONAL RESPONSIBILITY / LEGAL PROFESSION, SEE ALSO:

- LAW SCHOOL TEACHING SECTION, pp. 56–58
- CATHOLIC LEGAL PERSPECTIVES 2E, p. 54
- ETHICAL ISSUES IN FAMILY REPRESENTATION, p. 39
- JOHN CHIPMAN GRAY, p. 63
- JUDICIAL CLERKSHIPS, p. 70
- THE NEW 1L, p. 56
- PROFESSIONAL WRITING FOR LAWYERS 2E, p. 67
- WORKING TOGETHER IN LAW, p. 59

Property

Cases and Statutes
Second Edition

Roger Bernhardt, Golden Gate University School of Law
Joyce Palomar, University of Oklahoma College of Law
Patrick Randolph, Jr., University of Missouri–Kansas City School of Law


Electronic Teacher's Manual

This casebook concentrates on issues that are meaningful to students today as learners and will be vital to them later as attorneys. Excerpts from opinions in related cases, statutes, and relevant articles follow each primary case to provide comprehensive overviews of every topic. The second edition includes a number of new decisions and features extensive prefacing to the cases, giving students greater guidance as to their significance.

Find out more about these books online at WWW.CAPLAW.COM
Property law is the law of everyday life, and it affects individuals as well as society. This book helps students effectively learn, appreciate, and develop lawyering skills in this fundamental subject by evaluating real-world practice-based problems and using best practices for legal education. The text continually places students in the roles of practitioners who apply their learning to work through solutions to modern-day client problems. This casebook makes student learning easier by implementing proven instructional strategies such as clear overviews of law, graphic organizers, active learning exercises, and plentiful opportunities for practice and formative and summative assessment, including multiple choice questions. Foundational topics, cases, and statutes are woven throughout the text, as are property-law-related documents.


**Louisiana Property Law**

*The Civil Code, Cases and Commentary*

John A. Lovett, Loyola University New Orleans College of Law
Markus Puder, Loyola University New Orleans College of Law
Evelyn Wilson, Southern University Law Center


*Electronic Teacher's Manual forthcoming*

*Louisiana Property Law* is the first new casebook in its field in more than a generation. Authored by three experienced professors and experts on Louisiana property law, this book presents classic and current cases in a rich contextual setting informed by contemporary property scholarship from the United States and abroad. After an introductory chapter on the sources of Louisiana property law, each subsequent chapter situates Louisiana property jurisprudence in its civil code context by explaining the structure and meaning of relevant provisions of the Louisiana Civil Code and other Louisiana legal sources. The casebook also introduces readers to property texts from mixed jurisdictions such as Quebec, South Africa and Scotland.

**Property and Human Rights**

Florence Wagman Roisman, Indiana University School of Law


*Teacher’s Manual forthcoming*


**Mastering Property Law**

Revised Printing

Darryl C. Wilson, Stetson University College of Law
Cynthia H. DeBose, Stetson University College of Law


*Mastering Property Law* is a precise, practical guide that focuses on the common law developments of property from the beginning of the English system through current times. This concise introduction to the subject matter includes chapters on gifts, possessory estates and future interests, zoning, and more. The book provides readers with clear rule statements, examples, diagrams, and other learning devices to equip students with a strong foundation that will ensure success in their coursework, in preparing for the bar, and ultimately as practicing attorneys.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

**Commercial Leasing**

*A Transactional Primer*

Second Edition

Daniel B. Bogart, Chapman University School of Law
Celeste Hammond, The John Marshall Law School


*Electronic Teacher’s Manual*

This book uses a sophisticated commercial office lease form promulgated by the ABA. Each chapter focuses on a particular lease provision. Chapters dissect contractual language and terms of art, reveal the motivations of the parties to the deal, and examine the underlying substantive law. In addition to presenting interesting case opinions, each chapter provides numerous challenging, real-world problems. The book includes a chapter explicitly discussing professionalism, ethics, and negotiations, and contains drafting and negotiation exercises that force students to pull together skills and substantive law lessons. This second edition adds new problems patterned on authentic leasing practice, recent important cases, and a new chapter on “Green Leasing.”

**California Real Estate Finance**

*Fifth Edition*

Roger Bernhardt, Golden Gate University School of Law
Daniel B. Bogart, Chapman University School of Law
Dan S. Schechter, Loyola Law School, Los Angeles


*Forms Supplement available at http://www.cap-press.com/books/isbn/9781594603778*

*Electronic Teacher’s Manual*

**REAL ESTATE AND MORTGAGE LAW, SEE ALSO:**

- **THE ESSENTIALS OF FLORIDA REAL ESTATE LAW, p. 75**
- **FUNDAMENTALS OF GEORGIA REAL ESTATE LAW, p. 75**
- **NORTH CAROLINA REAL ESTATE LAW 3E, p. 76**
This Is Our Story
Wendi Adelson, Florida State University College of Law

This fictional story follows the lives of Rosa and Mila, two young women from different countries who become victims of human trafficking when duped into domestic servitude and commercial sexual exploitation in the American Southeast.

Their experiences with the underbelly of globalization here in our own backyard, and the legal battles they wage against their traffickers with their immigration attorney, Lily, are told in their own voices, and hers, in vivid and compelling detail.

Refugee Law and Policy
A Comparative and International Approach
Fourth Edition
Karen Musalo, UC–Hastings College of the Law
Jennifer Moore, University of New Mexico School of Law
Richard A. Boswell, UC–Hastings College of the Law
Teacher’s Manual

The fourth edition is rooted in an international law perspective enhanced by a comparative approach. Starting with ancient precursors to asylum, the casebook portrays refugee law as dynamic across time and cultural contexts. This edition of the casebook has incorporated substantial new materials on the cutting edge area of social group claims and their relevance to claims for protection based on gender persecution and LGBT status. It includes an extensive discussion of the concept of “social visibility,” which has become one of the most controversial interpretive issues in U.S. refugee law.

Immigration and Nationality Law
Cases and Materials
Fourth Edition
Richard A. Boswell, UC–Hastings College of the Law
2012 Electronic Teacher’s Manual

The fourth edition of Boswell’s guide to both theoretical issues and procedural rules encompasses the changes made to immigration and nationality law since its original publication. Boswell presents the important cases in a procedural context, thereby introducing the reader to immigration law in a way that enables him or her to more easily grasp the subject matter. The book has been significantly revised since the last edition was published, and each chapter includes problem exercises and flow charts that aid in learning this complex area of law.

REFUGEE AND IMMIGRATION LAW, SEE ALSO:
• IMMIGRATION LAW FOR PARALEGALS 3E, p. 73

Religious Liberty in a Pluralistic Society
Second Edition
Michael S. Ariens, St. Mary’s University School of Law
Robert A. Destro, The Catholic University of America School of Law
2006 Teacher’s Manual

The second edition of Religious Liberty in a Pluralistic Society offers the same structure and thorough coverage of the law of religious liberty as the first edition, along with a new conceptual framework for approaching the religious liberty jurisprudence of the Supreme Court.

Nanotechnology Law and Policy
Victoria Sutton, Texas Tech University School of Law

This casebook includes an examination of the scope of nanotechnology as a science and as a commercialized application of science, as well as the legal, regulatory and policy aspects of this emerging technology. At the federal level, agencies have developed policy statements on how they expect to approach the regulation of nanotechnology in their jurisdictional areas, and some agencies such as EPA and FDA are well into the regulation of nanotechnology, applying existing statutory and regulatory frameworks.

Seed Wars
Controversies and Cases on Plant Genetic Resources and Intellectual Property
Keith Aoki, late of UC–Davis School of Law
2008, 280 pp, ISBN 978-1-59460-050-0, paper, $42.00

REFUGEE AND IMMIGRATION LAW, SEE ALSO:
• COMPUTER AND INTERNET LAW SECTION, pp. 18–19
• COPS IN LAB COATS, p. 29
• COURTROOM USE AND MISUSE OF MATHEMATICS, PHYSICS AND FINANCE, p. 60
• FORENSIC EVIDENCE IN COURT, p. 75

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Sexuality Law
Second Edition
Arthur S. Leonard, New York Law School
Patricia A. Cain, Santa Clara University School of Law
Teacher’s Manual
Third edition forthcoming late 2015

This book provides the basis for a survey course about how lesbians, gay men, bisexual people, transgender persons, and others whose sexual expression differs from the majoritarian norm confront the law, and how the law responds to them. Although the focus is on United States law, references are made at appropriate points to legal developments in other countries. The second edition is revised and expanded to incorporate the important developments and to bring the story up to date for the second decade of the 21st century.

From Witches to Crack Moms
Women, Drug Law, and Policy
Second Edition
Susan C. Boyd, University of Victoria, British Columbia

This book examines how the regulation of altered states of consciousness and women’s bodies is not new. From Witches to Crack Moms offers a critique of drug law and policy and its impact on women in the United States and illuminates similarities and differences in Britain and Canada. Writing from a feminist sociological perspective, Boyd discusses how drug law and policy is racialized, class-biased, and gendered. She highlights how punitive drug laws inform and shape criminal justice, social service and medical policy and practice. Boyd also provides insight into how the war on drugs and the regulation of reproduction intersect, culminating in a volatile mix.

Same-Sex Unions Across the United States
Mark Strasser, Capital University Law School

While members of the lesbian, gay, bisexual, and transgender (LGBT) community live throughout the United States, only some states offer legal recognition of or protection for LGBT families. This book clarifies a number of issues regarding LGBT partners and their families. While two chapters discuss federal equal protection and privacy guarantees and argue that the United States Constitution, properly understood, requires all states to recognize same-sex marriage, the rest of the book assumes that those guarantees do not impose such a requirement. Different chapters examine both the Federal Defense of Marriage Act and individual state Defense of Marriage Acts, explaining some of the ways that they may impact families involving cohabitating, unmarried adults.

Sexual Orientation, Gender Identity, and the Constitution
Peter Nicolas, University of Washington School of Law
Teacher’s Manual

This textbook provides a comprehensive approach to studying constitutional litigation involving the rights of sexual minorities. The book first addresses threshold questions regarding the definitions of sexual orientation, sex, and gender, setting the stage for the question of “immutability” and the status-conduct and speech-conduct lines that arise in the substantive materials that follow. Next, it addresses procedural obstacles that play an increasingly prominent role in constitutional litigation involving the rights of sexual minorities, such as standing, mootness, abstention, and the precedential weight of summary affirmances by the U.S. Supreme Court. Finally, it examines the key constitutional doctrines that arise in litigation regarding the rights of sexual minorities in a variety of contexts, such as marriage, parenting, and public employment.

Local Counsel
First Women at The Citadel, and Beyond
Robert Ray Black, attorney-at-law

SEXUAL DISCRIMINATION/SEXUAL ORIENTATION/GENDER AND LAW, SEE ALSO:

INTERNATIONAL WOMEN’S RIGHTS, EQUALITY, AND JUSTICE, p. 50
WOMEN’S INTERNATIONAL AND COMPARATIVE HUMAN RIGHTS, p. 50

SOCIAL SCIENCE AND THE LAW, SEE ALSO:

ELECTION LAW SECTION, p. 34
GOVERNMENT/NATIONAL SECURITY LAW SECTION, pp. 40–41
AFRICAN UNIFICATION, p. 46
ANTI-CORRUPTION POLICY, p. 49
THE COMMANDER-IN-CHIEF, p. 22
GENOCIDE IN THE MIDDLE EAST, p. 49
GLIMPSES OF THE NEW VETERAN, p. 73
HIP HOP AND THE LAW, p. 71
INTERNATIONAL WOMEN’S RIGHTS, EQUALITY, AND JUSTICE, p. 50
LAW, CULTURE & ENVIRONMENT, p. 43
LIBERTY, p. 20
“OUR CAUSE WILL ULTIMATELY TRIUMPH”, p. 42
THE PRESIDENT AS COMMANDER IN CHIEF, p. 22
RUSSIA AND THE RELATIONSHIP BETWEEN LAW AND POWER, p. 46
THIS IS OUR STORY, p. 80
WOMEN’S INTERNATIONAL AND COMPARATIVE HUMAN RIGHTS, p. 50
Sports Law
Cases and Materials
Second Edition
Michael J. Cозzillio, Widener University School of Law
Mark S. Levinstein, Williams & Connolly
Michael R. Dimino, Sr., Widener University School of Law
Gabriel A. Feldman, Tulane University Law School
2012 Teacher’s Manual
This revamped edition expands on features that made the first edition uniquely valuable and introduces new sections that allow teachers to tailor their courses to their areas of expertise and interest. The second edition features substantially expanded primers in the areas of contracts, labor, antitrust, and discrimination. The amplified primers include topics not covered in the first edition, plus updates of existing topics.

“...[T]his textbook should be considered by anyone teaching in the field, since it offers a tremendous enhancement to learning an ever-widening subject.” The Entertainment and Sports Lawyer

Taking Sports Seriously
Law and Sports in Contemporary American Culture
Jeffrey Standen, Northern Kentucky University College of Law

"Jeffrey Standen’s book provides a thought-provoking account of many controversies in American sports....Standen’s writing...is lively, engaging, and accessible to those who do not have a legal background.” Law and Politics Book Review

SPORTS LAW, SEE ALSO:
- A CONTEXT AND PRACTICE GLOBAL CASE FILE: AN INTERSEX ATHLETE’S CONSTITUTIONAL CHALLENGE, p. 48

Modern Statutory Interpretation
Problems, Theories, and Lawyering Strategies
Second Edition
Linda D. Jellum, Mercer University School of Law
David Charles Hricik, Mercer University School of Law
Electronic Teacher’s Manual
This book teaches statutory interpretation skills using a combination of traditional cases and problems. Broadly organized around the process of interpretation, it first focuses on the plain meaning of the text and then looks at the question of courts examining sources other than the text. The book addresses the various approaches and theories to interpretation and examines how those approaches have been applied to particular interpretative problems, such as implied rights, administrative interpretations, and the interpretation of “uniform statutes.”

Mastering Statutory Interpretation
Second Edition
Linda D. Jellum, Mercer University School of Law

Mastering Statutory Interpretation explains the methods of interpreting statutes, including a discussion of the various theories and canons of interpretation. The book begins by exploring these theories and identifying the sources of meaning the theorists use to interpret statutes, including intrinsic, extrinsic, and policy-based. Throughout, the text uses the major cases in each area of study to explain how the canons work in practice. Finally, each chapter provides a concise roadmap and summary to introduce and encapsulate the most important material.

The second edition adds a new chapter to address the administrative issues that faculty teaching legislation and regulation need, and a running hypothetical to help students better implement what they are learning.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

The Judicial Role
Statutory Interpretation and the Pragmatic Judicial Partner
William D. Popkin, Emeritus, Indiana University School of Law at Bloomington

This book deals with the central question in statutory interpretation—the role of the judge. It argues that it is both legitimate and desirable for the interpreter to take into account policy considerations when determining the meaning of a statute. The author calls this pragmatic judicial partnering. The pragmatic approach rejects two traditional views of the judicial role—textualism and intentionalism—which assume that the interpreter is nothing but a legislative agent. Part I of the book makes the case for pragmatic judicial partnering. Part II is a critique of the leading advocates of the view that judges should be legislative agents—Justice Scalia and Professor John Manning (both textualists); Professor Einer Elhauge (an intentionalist); and Professor Adrian Vermeule (an institutional literalist).

A Dictionary of Statutory Interpretation
William D. Popkin, Emeritus, Indiana University School of Law at Bloomington

Many books are also available on Amazon Kindle and other electronic platforms. Check the book description or website for availability. If you are interested in a book that is not currently listed as available, please contact us.
**Intellectual Property Taxation**

*Problems and Materials*

*Second Edition*

Jeffrey A. Maine, University of Maine School of Law
Xuan-Thao N. Nguyen, Indiana University School of Law


**Teacher's Manual** forthcoming

Designed for students of both IP law and tax law, the second edition covers the tax consequences of creating, buying, exploiting, and selling various IP assets (including patents, know-how, computer software, etc.) in both domestic and international transactions. Valuation of IP, the use of IP by non-profit organizations, and special business and estate planning considerations are also addressed. This edition substantially revises the original text, adds seven new chapters, and incorporates many suggestions from faculty who have previously adopted the book. Each chapter contains an assignment of code provisions and treasury regulations, a problem set, an overview, and excerpts of cases and administrative pronouncements.

**Partnership Taxation**

*An Application Approach*

*Second Edition*

Joni Larson, WMU Cooley Law School


**Teacher's Manual**

This textbook breaks the complex world of partnership taxation into manageable groupings. Within each group, the topics are presented in an organized and easy-to-follow manner. Each topic covered includes numerous examples and practice tips and raises questions about the actual application of specific rules. At the end of each grouping, students are encouraged to bridge the gap between the technical rules and real-life application by applying the rules to a comprehensive fact pattern. The second edition incorporates the latest information on the treatment of start-up expenses, the special allocation rules, and qualified joint ventures. It also includes a series of practitioner checklists.

**Mastering Partnership Taxation**

Stuart Lazar, University at Buffalo Law School

2013, 362 pp, ISBN 978-1-59460-865-0, paper, $35.00, ebook available

*Mastering Partnership Taxation* guides students through the complex tax rules affecting partnerships and their partners. The discussion of each topic is designed to provide a basic understanding of the rules of Subchapter K of the Internal Revenue Code. It is specifically designed for students taking a class in partnership tax. Each chapter begins with a roadmap to introduce the material to be presented, and ends with checkpoints that summarize the information covered.

This book is part of the *Carolina Academic Press Mastering Series*, edited by Russell L. Weaver (see p. 89).

**The Fundamentals of Federal Taxation**

*Problems and Materials*

*Third Edition*

John A. Miller, University of Idaho College of Law
Jeffrey A. Maine, University of Maine School of Law

**Casebook,** 2013, 656 pp, ISBN 978-1-61163-210-1, $85.00, ebook available


**Teacher's Manual**

This problem-based, transaction-oriented treatment of the basics of federal taxation features a balanced approach toward tax planning and tax policy and is structured for easy accessibility. The first half of the book provides students with an understanding of the overall structure of the federal income tax. This part culminates in two major review problems that assist students in integrating the knowledge gained. Thereafter, the book covers major topics of taxation—including real estate taxation, intellectual property taxation, family taxation, tax consequences of litigation, and deferred compensation—with an emphasis on tax planning. It is designed to give students an appreciation for how the law of taxation connects with everyday events of American life. In this straightforward treatment of a complex subject, the topics, selection of cases, and design of the problems are all calculated to make tax fun and thought-provoking.

**Problems and Solutions in Partnership Tax**

Joni Larson, WMU Cooley Law School

2014, 304 pp, ISBN 978-1-61163-491-4, paper, $42.00

This book provides numerous examples of how the rules for partnerships are applied. It begins with the most basic, such as the rules governing the contribution of property to a partnership and selection of the taxable year. It also covers the more complex rules, such as those governing special allocations of recourse deductions, allocation of recourse liabilities, allocation of nonrecourse deductions, allocation of nonrecourse liabilities, and disproportionate distributions. The examples are keyed to the partnership balance sheet, showing the effect the applicable rule has on the relationship of the partners to the partnership and the partners to each other.

**Making Tax Law**

Daniel M. Berman, Boston University School of Law
Victoria J. Haneman, Concordia University School of Law


**Teacher's Manual** forthcoming

This insider’s look into the workings of the government is derived from Berman's twenty-five-year career as a Washington, D.C., tax attorney. It explores the process of making U.S. tax law and examines the ways in which considerations of tax policy, tax politics, and tax administration intersect and contribute to the development of law through the legislative process, the promulgation of regulations and other administrative guidance, and the negotiation and ratification of tax treaties. The book provides detailed information regarding the legislative process that has not been published in other resources and uses tax legislation as a substantive backdrop for considering the legislative process.
Individual Income Taxation
An Application Approach
Joni Larson, WMU Cooley Law School
2013, 478 pp, ISBN 978-1-61163-154-8, $70.00
Teacher's Manual

This engaging textbook sets forth long-standing rules in a simple, clear, and concise manner and pairs them with many examples. From this solid foundation, students can begin to engage in the material. First, where appropriate, students can attempt to solve numerical problems. Second, students can apply the rules to interesting and thought-provoking fact patterns, in some situations (simulating actual practice) conducting additional research to better understand how the courts have applied certain rules. Given this approach, students can develop analytical skills that will be invaluable to them when they enter the practice of law.

Mastering Income Tax
NEW!
Christopher M. Pietruszkiewicz, Stetson University College of Law
Gail Levin Richmond, Nova Southeastern University Law Center

This book is specifically designed for students taking the basic income tax course and is written from the perspective of a student. The book explains the meaning of the concepts covered in the leading casebooks and supplements those casebooks by explaining cases, code sections, and regulations that are necessary to understanding income tax. Each chapter includes an outline of the topics discussed, a glossary of fundamental terms, a chapter overview, and numerous examples to illustrate the relevant concepts.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

Federal Tax Research
Second Edition
Joni Larson, WMU Cooley Law School
Dan Sheaffer, WMU Cooley Law School
Teacher's Manual

Federal Tax Research addresses various areas in which a researcher may be immersed and considers different types of tax-related court opinions, a myriad of government-generated documents, and law review articles and journals. Considerable attention is given to both the authoritative weight of each document and how it can be located. Research in international tax, a complex and dynamic area, is discussed in great detail. Finally, Federal Tax Research provides strategies for organizing information into a written document, such as a response to an information document request or a brief to be filed with the Tax Court. This book’s examples of real-life situations, practice notes, research tips, and snippets of court opinions add breadth and life to the technical information, and they allow the researcher to become more effective by bridging the gap between research and the practice of law.

Mastering Corporate Tax
Reginald Mombrun, North Carolina Central University School of Law
Gail Levin Richmond, Nova Southeastern University Law Center
Felicia L. Branch, North Carolina Central University School of Law

This book guides students through the complex tax rules affecting corporations and their shareholders. It describes—and provides comprehensive examples to illustrate—the tax consequences of corporate formations, distributions, stock redemptions, liquidations, and reorganizations. It focuses primarily on corporations subject to subchapter C ("C corporations"). The text also introduces the special stock ownership and income pass-through rules applied to corporations described in subchapter S ("S corporations").

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

Federal Income Tax: A Problem-Solving Approach
Cases and Materials
Toni Robinson, Quinnipiac University School of Law
Mary Ferrari, Quinnipiac University School of Law
Second edition forthcoming 2015

Federal Income Tax is organized around the four questions necessary to the construction of a tax system: What is the proper tax base? What is the proper rate? What is the proper time period? Who is the proper taxpayer? The book provides students with an introduction to the basic income taxing formula of the Internal Revenue Code and the methods applicable to working with complex statutory materials without overwhelming them with too many Code sections. The text guides students through a step-by-step process of questioning, facilitating better understanding and synthesis.

A Complete Introduction to Corporate Taxation
Reginald Mombrun, North Carolina Central University School of Law
Gail Levin Richmond, Nova Southeastern University Law Center
Teacher's Manual

Most books on the taxation of C corporations ignore important parts of this area, such as affiliated corporations and the filing of consolidated returns. This book, in addition to discussing the rules of Subchapter C, also introduces the concepts of affiliated corporations and the important area of consolidated returns. Part I of the book introduces the tools and terms used by corporate tax lawyers. Part II discusses the taxation of C corporations in general. Part III discusses corporate distributions. Part IV covers the major areas of practice and contains a discussion of corporate liquidations, distributions, and reorganizations. Part V discusses controlled corporations, affiliated corporations, and consolidated returns.
U.S. International Tax Planning and Policy
Including Cross-Border Mergers and Acquisitions
Samuel C. Thompson, Jr., Penn State School of Law

Teacher’s Manual

Second edition forthcoming late 2015

This book addresses the provisions of the Internal Revenue Code (IRC) that govern the U.S. operations of foreign persons and the foreign operations of U.S. persons. Part I provides a general introduction and introduces the impact of tax treaties; Part II focuses on the taxation of inbound transactions; Part III focuses on outbound transactions; and Part IV focuses on cross-border mergers, acquisitions, and joint ventures.

International Taxation
Corporate and Individual
Ninth Edition
Philip F. Postlewaite, Northwestern University School of Law


This two-volume treatise covers domestic taxation of foreign individuals and businesses that have income connected to the United States, as well as domestic taxation of foreign income earned by United States individuals and businesses. Volume 1 analyzes “outbound” transactions, and Volume 2 addresses “inbound” transactions. The volumes also provide a new and detailed discussion of the effect of international tax treaties on both inbound and outbound transactions.

TAXATION, SEE ALSO:
• FEDERAL INCOME TAXATION OF TRUSTS AND ESTATES 3E, p. 88

Products Liability Law
Cases, Commentary, and Conundra
Tim Kaye, Stetson University College of Law

2012, 604 pp, ISBN 978-1-59460-842-1, paper, $68.00
Electronic Teacher’s Manual

Products liability law is often confusing because it is in a state of constant flux as it confronts a number of challenges. Some such challenges are well known, such as the battle over the comparative merits of the Second and Third Restatements of Torts. Other equally important challenges have, however, been overlooked by other texts, such as the growing use of bankruptcy protection laws to limit the consequences of supplying defective products, and this book sets out to rectify such omissions. Supplementing the text with numerous original flowcharts, tables, and other diagrams, Kaye charts a careful and comprehensible course through the often tempestuous battleground of products liability law.

Studies in American Tort Law
Fifth Edition
Vincent R. Johnson, St. Mary’s University School of Law

Teacher’s Manual, Teaching Torts 5e

A careful mix of law, policy, ethics, and economics, the popular Studies in American Tort Law is designed for first-year torts courses. The book seeks to reflect not only the current rules on injury compensation, but also the policy choices underlying those rules. Students are introduced to, but not overwhelmed with, law and economics. The fifth edition includes: comprehensive citations to the Restatement; the latest Supreme Court precedent on punitive damages and preemption; readable statutory excerpts; scores of citations to new decisions; and more than a dozen new principal cases.

A comprehensive teacher’s manual, Teaching Torts 5e, is available; PowerPoint slides are provided upon adoption.

Mastering Torts
A Student’s Guide to the Law of Torts
Fifth Edition
Vincent R. Johnson, St. Mary’s University School of Law


Mastering Torts offers a clear, doctrinal overview of the law governing compensation for personal injuries and property damage. The book describes the main features of the American tort system. Designed primarily for use by law students, Mastering Torts is a companion volume to Studies in American Tort Law. More than three hundred and fifty cases are discussed. Organized along traditional subject lines, the book follows a mainstream approach. The content of Mastering Torts reflects a judgment that the best place to begin the study of modern tort law is with a clear understanding of the current regime.

Torts
A Context and Practice Casebook
Paula J. Manning, Western State University College of Law

Teacher’s Manual forthcoming

This book uses actual litigation documents and contexts so that students learn doctrine and skills in a real-life setting. Rule and statute deconstruction, case reading, and organizing/synthesizing materials are explicitly taught along with doctrine and are linked to law practice tasks. Introductory materials in each section provide a framework for understanding the material, and questions and exercises help students apply the materials to further their understanding. The user-friendly combination of skills instruction with doctrine is geared to a variety of learning styles.

Advanced Torts
A Context and Practice Casebook
Alex B. Long, University of Tennessee College of Law
Meredith J. Duncan, The University of Houston Law Center

Teacher’s Manual forthcoming

Advanced Torts focuses primarily on tort theories that are not covered in significant detail in the standard first-semester torts course. However, the book explores these topics with a particular emphasis on how they apply to lawyers engaged in the practice of law. Thus, students learn about defamation, interference with contractual relations, and other topics while reading cases and working through problems that frequently involve lawyers as litigants. The book also includes material that should be of special concern for lawyers, including several chapters devoted to legal malpractice. Thus, it could be used in an advanced torts class as well as a stand-alone class devoted to legal malpractice and related theories of liability.


Nuisance and Trespass Law
FORTHCOMING!
Steven R. Williams, McGuireWoods LLP
R. Trent Taylor, McGuireWoods LLP

Teacher’s Manual forthcoming

In the past decade, nuisance and trespass law have become two of the major legal battlegrounds at the center of disputes ranging from climate change to lead paint to air and water contamination. Unfortunately, the increased exposure of these torts has not led to a greater understanding of them—lawyers often bemoan their lack of clarity. Nuisance and Trespass Law will be the first treatise in over a century that comprehensively examines these two areas of the law. It will discuss all aspects of these torts, including both statutory and common law variations, elements, defenses, remedies, damages, and particular applications.

The Right to Civil Defense in Torts
Alan Calnan, Southwestern Law School

2013, 204 pp, ISBN 978-1-61163-402-0, $40.00

According to conventional wisdom, the tort system is a hallowed place where injured victims receive their venerable day in court so they can right the wrongs committed against them. Unfortunately, this assumption is not necessarily true. When first filed, every tort action actually begins as an aggressive, state-assisted assault upon the liberty of the accused. Until that action is backed by proof, it operates much like an unjustified criminal prosecution, wrongfully infringing the due process rights of those it places in legal jeopardy. The Right to Civil Defense in Torts explores this previously hidden but politically critical side of torts. Given the breadth of its analysis, Civil Defense should appeal to policymakers, academics, graduate and undergraduate students, and anyone interested in legal history, political theory, moral philosophy, and constitutional jurisprudence.

Advanced Torts
Cases and Materials
Fourth Edition
Peter B Kutner, University of Oklahoma College of Law
Osborne M. Reynolds, Jr., Emeritus, University of Oklahoma College of Law

Casebook, 2013, 804 pp, ISBN 978-1-61163-301-6, $90.00
Teacher’s Manual

This book, with an accompanying teacher’s manual for the first time, is designed for courses on the major tort law subjects that are not included in the basic first-year torts courses. Subjects covered include defamation; the rights of privacy and publicity; harm to family relationships; wrongful birth; malicious prosecution; abuse of process; interference with common law civil rights; liability for economic loss; interference with contracts; interference with business relations; unfair competition; common law rights to literary and commercial creations and ideas; trade secrets; and other economic torts. This edition maintains the book’s clear organization and rich range of cases from the United States and other common law legal systems. The casebook has ample material for courses and seminars on economic torts (business torts) or defamation and privacy (tort law and the communications media).

Mastering Tort Law
Second Edition
Russell L. Weaver, University of Louisville School of Law
Edward C. Martin, Samford University Cumberland School of Law
Andrew R. Klein, Indiana University School of Law
Paul J. Zwier, II, Emory University School of Law
John H. Bauman, South Texas College of Law


Mastering Tort Law is a succinct, practical guide to the intricacies of tort law. Functional in approach, it describes and illustrates basic tort doctrine, and provides students with insight into more advanced tort theories. In an attempt to facilitate student learning, the book includes a roadmap at the beginning of each chapter and a checklist at the end.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).

Mastering Products Liability
Revised Printing
Ronald W. Eades, Emeritus, University of Louisville School of Law


This book is a clear, concise discussion of the law of products liability. Not only is it an invaluable resource for students taking a course in products liability, but it also provides important information for students covering the products liability material in the basic torts class.

This book is part of the Carolina Academic Press Mastering Series, edited by Russell L. Weaver (see p. 89).
Tort and Injury Law

Third Edition
Marshall S. Shapo, Northwestern University School of Law
Richard J. Peltz-Steele, University of Massachusetts
School of Law–Dartmouth


Teacher’s Manual

Featuring both classic and modern dramatic cases, this book includes provocative problems and pithy topic outlines. The cases are interspersed with materials on law and economics, behavioral data, and legal philosophy. The third edition contains focused presentation of modern controversies in law and policy, including products liability, scientific proof, informed consent, and a stimulating collection of classic and contemporary materials on compensation plans.

TORTS, SEE ALSO:
・ PRACTICAL GLOBAL TORT LITIGATION, p. 16
・ STARTING OFF RIGHT IN TORTS 2E, p. 52

Trade and the Environment

Law and Policy
Second Edition
Chris Wold, Lewis & Clark Law School
Sanford Gaines, Law Department, Aarhus University, Denmark
Greg Block, Wild Salmon Center


Electronic Teacher’s Manual

Designed to teach students with no prior background in trade law or environmental law, this book’s opening chapters present key trade and environmental policy theories and concepts, and introduce the structure of the World Trade Organization (WTO) and its process for adjudicating trade disputes. Substantive chapters comprehensively assess the GATT’s core obligations and the “general exceptions” to those obligations for certain types of environmental measures. The casebook covers WTO agreements such as the Agreement on Technical Barriers to Trade, the Agreement on Application of Sanitary and Phytosanitary Measures, the Agreement on Subsidies and Countervailing Measures, and the Agreement on Agriculture.

EXAMINATION COPY REQUESTS
If you teach and wish to request an examination copy of a course book, please visit us online at www.caplaw.com. You may also e-mail your request to comp@cap-press.com. Examination copy requests should include the following information: course name for which the book is being considered; semester(s) the course is taught; projected enrollment for the course(s); and institutional address and phone number. Please note that not all titles are available as complimentary copies.

Behind the Multilateral Trading System
Legal Indigenization and the WTO in Comparative Perspective
Xing Lijuan, City University of Hong Kong School of Law


Behind the Multilateral Trading System offers a novel perspective from which to view and understand the WTO regime and its participants. The central feature of that new perspective is the concept of legal indigenization. This term generally refers to the process or ideology in which domestic authorities make and implement international or domestic rules in a way appealing to their native features (especially legal traditions), as responses to globalization led by a defective global legal system. The book’s core thesis is that the legal tradition and culture of a society or political system inevitably and fundamentally influence the ways in which WTO members propose multilateral trading rules and implement their WTO obligations—in ways that have not, until now, been adequately explored and explained in the extensive literature relating to international trade law.

Customs Law

Second Edition
Damon V. Pike, Adjunct, Emory University School of Law
Lawrence M. Friedman, Adjunct, The John Marshall Law School


Teacher’s Manual forthcoming

The United States imports and exports more merchandise than any other country. This book covers the “nuts and bolts” of laws administered by U.S. Customs and Border Protection (CBP), the agency charged with regulating imports into the U.S. and collecting duties, import fees, and related taxes.

The book also covers the entry and record-keeping process for imports; intellectual property protection; CBP’s penalty regime; the use of preferential trade programs; marking requirements; and the relationship of income tax transfer pricing rules in determining how inter-company pricing impacts declared customs values and, thus, global corporate income taxes. The system of judicial review by the U.S. Court of International Trade and U.S. Court of Appeals for the Federal Circuit is also covered. Finally, the book summarizes the requirements of 47 other federal agencies that CBP is charged with administering and enforcing with respect to imported merchandise.

TRADE / CUSTOMS LAW, SEE ALSO:
・ INTERNATIONAL BUSINESS TRANSACTIONS, p. 47
・ INTERNATIONAL BUSINESS TRANSACTIONS: A CONTEXT AND PRACTICE CASEBOOK, p. 47
・ REGIONAL TRADE AGREEMENTS, p. 50

1-800-489-7486
Decedents’ Estates
Cases and Materials
Second Edition
Raymond C. O’Brien, The Catholic University of America School of Law and Georgetown University Law Center Michael T. Flannery, University of Arkansas at Little Rock School of Law
Teacher’s Manual

This second edition offers an updated and refined look at developments in the law of wills, trusts, and estates while retaining the structure and clarity of the first edition. The authors discuss the current posturing of states adopting the Uniform Trust Code, the recent amendments to the Uniform Probate Code, the effect of the federal estate tax laws, and the modern views on constantly expanding issues such as spousal elective share, non-biological heirship, same-sex inheritance rights, and the proliferation of non-probate transfers.

With a variety of cases, statutes, forms, and web-based resources, this text offers a clear and comprehensive resource for professors to engage these considerations, and for students to enter the field of wills, trusts, and estates with clarity and confidence.

California Wills and Trusts
Cases, Statutes, Problems and Materials
FORTHCOMING!
Peter T. Wendel, Pepperdine University School of Law Robert G. Popovich, Pepperdine University School of Law
Teacher’s Manual forthcoming

This casebook focuses on California law, and with respect to trust material, the focus will be on traditional trust doctrines with the more salient California doctrines discussed where appropriate. All pertinent statutory material is included in the text, so there is no need for a statutory supplement.

The authors bring an interesting blend of backgrounds to the material —Wendel contributes a traditional academic approach and Popovich incorporates his academic experience and hands-on practice in the field. The unique blend of theoretical and practitioner-oriented note material includes a plethora of problems for classroom discussion.

Federal Income Taxation of Trusts and Estates
Cases, Problems, and Materials
Third Edition
Mark L. Ascher, University of Texas School of Law Robert T. Danforth, Washington and Lee University School of Law
Teacher’s Manual

Adding new co-author Robert Danforth, the third edition includes all relevant developments since the preparation of the second edition. Among the many important additions are the decisions of the United States Supreme Court in Knight v. Commissioner and Mattie K. Carter Trust v. United States, as well as full incorporation of the trust accounting income regulations finalized by the Treasury. The third edition also includes a number of new or revised problems.

The Prudent Investing of Trusts
Cases and Materials
Raymond C. O’Brien, The Catholic University of America School of Law and Georgetown University Law Center Michael T. Flannery, University of Arkansas at Little Rock School of Law
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Florida Wills, Trusts, and Estates

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*Third edition forthcoming late 2015*

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*The Fundamentals of Estate Planning*

*Revised Printing*

Angela M. Vallario, University of Baltimore School of Law

2013, 594 pp, ISBN 978-1-61163-515-7, includes CD, $80.00

Written specifically for those in the state of Maryland (or studying Maryland estate planning), *The Fundamentals of Estate Planning* provides a unique opportunity to bring the practical aspect of estate planning into the classroom. The casebook provides text, relevant Maryland and federal statutes, forms and checklists used to interview and draft estate planning documents. Major topics include drafting of wills, testamentary trusts, inter vivos trusts, powers of attorney and advance medical directives for tax sensitive and non-tax sensitive client scenarios. Additionally, the casebook provides an overview of the ancillary issues, including elder law, Medicaid, guardianship, estate administration and will caveats. The book is accompanied by a CD, which contains sample forms.

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