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United Nations Convention on Contracts for the International Sale of Goods - United Nations 2010

"Adopted by a diplomatic conference on 11 April 1980, the Convention establishes a comprehensive code of legal rules governing the formation of contracts for the international sale of goods, the obligations of the buyer and seller,

remedies for breach of contract and other aspects of the contract. The Convention entered into force on 1 January 1988." Text and explanatory notes.

Toxoplasmosis - Olgica Djurković Djaković 2012
A ubiquitous organism able to infect all mammals and birds, which has been estimated to infect one third of the global human

population, *Toxoplasma gondii* is the most successful parasite on Earth, and toxoplasmosis a major zoonotic disease. A current approach to this zoonosis is the "one health" concept, based on the understanding that a disease occurring between animals and man in a specific environment can only be dealt with at the interface of all "players" involved. This book, composed of a series of articles which integrate human and animal data on toxoplasmosis, by authors from all over the world, offers its readers a view on the current research interests and achievements.

Kanuni i Lekë Dukagjinit - Lekë Dukagjini
1989

"THE CODE OF LEKE DUKAGJINI is a great cultural treasure, comparable to the chapters of The Old Testament." "It provides deep insights into the ancient society of the Albanians, their somber dignity & their magnificent sense of honor."--David Binder, The New York Times.

"This legal system was established & passed on

to future generations as a common law by Leke Dukagjini, a co-fighter of the legendary Skenderbeg." "The 'Besa' or the 'word of honor' as stated in THE CODE OF LEKE DUKAGJINI which means peace & protection to those whom it is given, has become today an important fighting tool in the political struggle of Kosovo's Albanians against Serb oppression."--Victor Meier, The Frankfurter Allgemeine Zeitung. "The legal Code of the Albanians known by them for a thousand years, is one of the most original in the history of mankind. Among the basic pillars of this code are the equality of men before the code & the non-abuse of justice." "The entire essence of the legal code of the Albanians is an unparalleled rigorous respect for this basic principle: non-violation of the dignity of a man-his honor, home, & life."--Ismail Kadare, Albanian writer.

Revolution Today - Susan Buck-Morss
2019-05-19

Susan Buck-Morss asks: What does revolution

look like today? How will the idea of revolution survive the inadequacy of the formula, “progress = modernization through industrialization,” to which it has owed its political life? Socialism plus computer technology, citizen resistance plus a global agenda of concerns, revolutionary commitment to practices that are socially experimental and inclusive of difference—these are new forces being mobilized to make another future possible. Revolution Today celebrates the new political subjects that are organizing thousands of grass roots movements to fight racial and gender violence, state-led terrorism, and capitalist exploitation of people and the planet worldwide. The twenty-first century has already witnessed unprecedented popular mobilizations. Unencumbered by old dogmas, mobilizations of opposition are not only happening, they are gaining support and developing a global consciousness in the process. They are themselves a chain of signifiers, creating solidarity across language,

religion, ethnicity, gender, and every other difference. Trans-local solidarities exist. They came first. The right-wing authoritarianism and anti-immigrant upsurge that has followed is a reaction against the amazing visual power of millions of citizens occupying public space in defiance of state power. We cannot know how to act politically without seeing others act. This book provides photographic evidence of that fact, while making us aware of how much of the new revolutionary vernacular we already share. Susan Buck-Morss is distinguished professor of political philosophy at the CUNY Graduate Center, NYC. Her work crosses disciplines, including art history, architecture, comparative literature, cultural studies, German studies, philosophy, history, and visual culture.

A First Course in Topos Quantum Theory -
Cecilia Flori 2013-03-27

In the last five decades various attempts to formulate theories of quantum gravity have been made, but none has fully succeeded in becoming

the quantum theory of gravity. One possible explanation for this failure might be the unresolved fundamental issues in quantum theory as it stands now. Indeed, most approaches to quantum gravity adopt standard quantum theory as their starting point, with the hope that the theory's unresolved issues will get solved along the way. However, these fundamental issues may need to be solved before attempting to define a quantum theory of gravity. The present text adopts this point of view, addressing the following basic questions: What are the main conceptual issues in quantum theory? How can these issues be solved within a new theoretical framework of quantum theory? A possible way to overcome critical issues in present-day quantum physics - such as a priori assumptions about space and time that are not compatible with a theory of quantum gravity, and the impossibility of talking about systems without reference to an external observer - is through a reformulation of quantum theory in

terms of a different mathematical framework called topos theory. This course-tested primer sets out to explain to graduate students and newcomers to the field alike, the reasons for choosing topos theory to resolve the above-mentioned issues and how it brings quantum physics back to looking more like a "neo-realist" classical physics theory again.

The History of Albania - Kristo Frashëri 1964

Anti-Bribery Compliance Incentives - Teichmann, Fabian Maximilian Johannes 2017

Schlagworte: Bribery, Corruption, Incentives, Incentive Systems, Compliance

International Business Law and Lex Mercatoria - Filip De Ly 1992

Traditionally, legal problems arising in connection with international business transactions had to be solved by a national law. This view was challenged in post war scholarly writing and transnational practice. It was argued that transnational rules (such as transnational

contracts, general conditions, trade usages, general principles, uniform rules, arbitral cases) should be applied instead. Often, these transnational rules are referred to as *lex mercatoria*. This volume analyzes the different legal approaches to international business problems (including the theory of *lex mercatoria*) as well as their implications for international practice. As such, the relevance and importance of substantive law and conflict of laws and of national, international and transnational rules are discussed both with regard to their application by national courts and by international commercial arbitrators.

Spark 1 - Virginia Evans 2010

Understanding MARC Bibliographic - Betty Furrie 2009

Consumer Protection and the Criminal Law - Peter Cartwright 2001-10-04
The nature of criminal law doctrines such as

strict, corporate, and vicarious liability, and suggests that such doctrines require re-evaluation in the light of the reality of the corporate entity. This study will be of interest to academics, undergraduate and post-graduate students and practitioners. Principles of each device's operation and presents a block circuit diagram. Next he analyzes these 'real world' circuits in detail, and, finally, he discusses the present state-of-the-art. This approach will help to integrate the many different aspects of an electrical engineer's course work, from physical optics to digital signal processing, as never before. Very accessible and containing over 350 illustrations and many exercises.

The ASTD Handbook of Training Design and Delivery - George M. Piskurich 1999-11-26
This comprehensive companion volume to the bestselling ASTD Training and Development Handbook (Craig, ed.) helps trainers design classroom, self-study, or technology-based training programs. Delivering the latest

information on how adults learn best and human performance technology, it shows trainers how to prepare lesson plans, create visual aids, and deliver highly memorable presentations.

Fletorja zyrtare e Republikës së Shqipërisë - Albania 2011

The Concert - Ismail Kadare 1998

A group of Albanian friends are torn apart by the political turmoil of the mid 1970s, as the nation's diplomatic ties with China begin to unravel, and their personal entanglements follow suit in the face of government insecurity

Social Policies for Children - Irwin Garfinkel
2001-08-09

Successful social policies for children are critical to America's future. Yet the status of children in America suggests that the nation's policies may not be serving them well. Infant and child mortality rates in the U.S. remain high compared to other western industrialized nations; child poverty rates have worsened in

the past decade; poor health care, child abuse, and inadequate schooling and child care persist. This book presents a new set of social policies designed to alleviate these problems and to help satisfy the needs of all children. The policies deal with the seven critical domains affecting children from birth through the passage to adulthood: child care, schooling, transition to work, health care, income security, physical security, and child abuse. While nearly everyone agrees that children are in trouble, there is considerable debate over what kind of trouble they are in, why this is so, and whether government can or should more actively seek to solve these problems. Americans are evenly divided on the question of whether children's problems are more economic or moral in origin. The seven proposals in this volume both reflect and cut across ideological disagreements. Some call for more government, others call for less, and all call for different government methods for achieving socially agreed upon goals.

Recommendations include: replacing major welfare programs and tax subsidies with a set of universal policies, including national health insurance, child support assurance, and universal child care; offering publicly funded vouchers to allow poor children in inner-city neighborhoods to choose their own schools; using both private and governmental resources to get tough on crime through more stringent criminal justice policies and dramatic social measures; and expanding apprenticeship programs for non-college bound youths. In addition to the editors, the contributors are Barbara R. Bergmann and Robert I. Lerman, American University; Douglas J. Besharov, American Enterprise Institute; John J. DiIulio, Jr., Princeton University; Julia Graham Lear, George Washington University; and Diane Ravitch, New York University.

Security Interests and Title Finance - PHILIP R WOOD QC 2019

The Right to a Fair Trial - European Commission for Democracy through Law 2000-01-01
The right to a fair trial is a fundamental element of legal systems. Guaranteed by national constitutions and the European Convention on Human Rights, it ensures the effectiveness of law against arbitrary acts of the authorities. The reports which appear in this volume were presented in Brno, at a seminar on European constitutional heritage, in which judges from constitutional courts and other equivalent bodies from approximately 20 countries participated. They show the convergence of approaches, in Europe and on other continents, and the universal nature of rights protected by a fair trial.

The Future of Leadership Development - Susan E. Murphy 2003

First Published in 2003. Routledge is an imprint of Taylor & Francis, an informa company.

Capital Markets and Institutions - Linda Allen 1997-01-24

This book shows how financial intermediaries interact to influence and develop global financial markets. It includes material on central banks such as the Bundesbank, the Bank of England, the Bank of Japan, and the Federal Reserve Bank and discusses the activities of the BIS, IMF and World Bank.

Catalogue of the Greek Coins of Lydia - British Museum. Dept. of Coins and Medals 1901

ARS 34 - 1966

Legal Reasoning, Research, and Writing for International Graduate Students - Nadia E. Nedzel 2021-01-31

Legal Reasoning, Research, and Writing for International Graduate Students, Fifth Edition, helps international students understand and approach legal reasoning and writing the way law students and attorneys do in the United States. With concise and clear text, Professor Nedzel introduces the unique and important

features of the American legal system and American law schools. Using clear instruction, examples, visual aids, and practice exercises, she teaches practical lawyering skills with sensitivity to the challenges of ESL students. New to the Fifth Edition: Streamlined presentation makes the material even more accessible. Chapters are short, direct, and to the point. Five chapters on reasoning and writing, including exam skills, office memos, and rewriting. Full chapters on contract drafting and scholarly writing. New flowcharts provide a concise, visual overview for each chapter. Citation coverage updated to new 21st edition of The Bluebook. Simplified examples and exercises. Three thoroughly revised chapters on legal research, including non-fee legal research and technological changes in the practice of U.S. law. Professors and student will benefit from: Comparative perspective informs readers about the unique features of American law as compared to civil law, Islamic law, and Asian

traditions. Explanations of practical skills assume no former knowledge of the American legal system. U.S. law school necessary skills explained immediately: case briefing, creating a course outline, time management, reading citations, and writing answers to hypothetical exam questions. Short, lucid chapters that reiterate major points to aid comprehension. Clear introductions to writing hypothetical-based exams, legal memoranda, contract drafting and scholarly writing. An integrated approach to proper citation format, with explanation and instruction provided in context. Discussion of plagiarism and U.S. law school honor codes. Practical skill-building exercises in each chapter. Research exercises are primarily Internet-based. Charts and summaries that are useful learning aids and reference tools

Fundamentals of European Civil Law and Impact of the European Community - M. Vranken 1997

This text focuses on private law, in particular the

French and German legal systems. The author stresses the impact of the supra-national law of the European Union upon the national law.

The Dialectics of Seeing - Susan Buck-Morss 1991-07-01

Walter Benjamin's magnum opus was a book he did not live to write. In *The Dialectics of Seeing*, Susan Buck-Morss offers an inventive reconstruction of the Passagen Werk, or Arcades Project, as it might have taken form. Working with Benjamin's vast files of citations and commentary which contain a myriad of historical details from the dawn of consumer culture, Buck-Morss makes visible the conceptual structure that gives these fragments philosophical coherence. She uses images throughout the book to demonstrate that Benjamin took the debris of mass culture seriously as the source of philosophical truth. The Paris Arcades that so fascinated Benjamin (as they did the Surrealists whose "materialist metaphysics" he admired) were the prototype,

the 19th century "ur-form" of the modern shopping mall. Benjamin's dialectics of seeing demonstrate how to read these consumer dream houses and so many other material objects of the time—from air balloons to women's fashions, from Baudelaire's poetry to Grandville's cartoons—as anticipations of social utopia and, simultaneously, as clues for a radical political critique. Buck-Morss plots Benjamin's intellectual orientation on axes running east and west, north and south—Moscow Paris, Berlin-Naples—and shows how such thinking in coordinates can explain his understanding of "dialectics at a standstill." She argues for the continuing relevance of Benjamin's insights but then allows a set of "afterimages" to have the last word.

Historical Introduction to the Study of Roman Law - Herbert Felix Jolowicz 1967

A Manual of Hebrew Poetics - Luis Alonso Schökel 1988

"This manual closes a circle which began almost thirty-five years ago (November, 1954) with the beginning of work on a doctoral dissertation defended at the Pontifical Biblical Institute in April, 1957 (published in Spanish in 1962). During three decades of teaching and writing the author has kept an active interest in poetics and stylistics and the resulting accumulated knowledge has been concentrated in the present manual. The primary purpose of the book is not to serve as a source of information about facts and authors but rather to initiate the reader into the stylistic analysis of poetry. To obtain information and to classify it the reader can turn to recent works (Watson), earlier works (Knig, Hempel), or reprinted works (Bullinger). Among the poetic techniques discussed are Sound and sonority, rhythm, imagery, figures of speech, dialogue and monologue, development and composition"--Page 4 of cover.

UN Millennium Development Library: Taking Action - UN Millennium Project 2013-06-17

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The Millennium Development Goals, adopted at the UN Millennium Summit in 2000, are the world's targets for dramatically reducing extreme poverty in its many dimensions by 2015 income poverty, hunger, disease, exclusion, lack of infrastructure and shelter while promoting gender equality, education, health and environmental sustainability. These bold goals can be met in all parts of the world if nations follow through on their commitments to work together to meet them. Achieving the Millennium Development Goals offers the prospect of a more secure, just, and prosperous world for all. The UN Millennium Project was commissioned by United Nations Secretary-General Kofi Annan to develop a practical plan of action to meet the Millennium Development Goals. As an independent advisory body directed by Professor Jeffrey D. Sachs, the UN Millennium Project submitted its recommendations to the UN Secretary General in January 2005. The core of the UN Millennium

Project's work has been carried out by 10 thematic Task Forces comprising more than 250 experts from around the world, including scientists, development practitioners, parliamentarians, policymakers, and representatives from civil society, UN agencies, the World Bank, the IMF, and the private sector. This report lays out the recommendations of the UN Millennium Project Task Force on Education and Gender Equality. The Task Force recommends seven strategic priorities: strengthen postprimary education for girls while ensuring universal primary education; guarantee sexual and reproductive health and rights; reduce women's and girls' time burdens; guarantee property and inheritance rights; eliminate gender inequality in employment; increase women's participation in government; and significantly reduce violence against women. Action on these priorities will enable countries in every region of the world to achieve gender equality and women's empowerment by 2015.

Die Anfechtung im Deutschen und im Albanischen Recht - Kristi Vako 2018-09-11
Masterarbeit aus dem Jahr 2018 im Fachbereich Jura - Zivilrecht / BGB AT / Schuldrecht / Sachenrecht, Note: 1.3, Humboldt-Universität zu Berlin, Sprache: Deutsch, Abstract: Die wissenschaftliche Arbeit "Die Anfechtung der Willenserklärungen im deutschen und im albanischen Recht" soll das Anfechtungsinstitut in beiden Rechtssystemen analysieren. Die Anfechtung ist ein wichtiges Institut im Zivilrecht, weil mit seiner Hilfe Fehler bei der abgabe der Willenserklärung aus verschiedenen Gründen korrigiert werden können. Auch die Anfechtung ist ein sehr komplexes Institut, das sich aus verschiedenen Elementen zusammensetzt, die einer detaillierten Analyse bedürfen, um sie besser zu verstehen. Das deutsche Zivilrecht ist die Geburtsstunde der sogenannten Willenstheorie. Deutsche Juristen haben maßgeblich zur Entstehung und Entwicklung der Willenstheorie beigetragen.

Diese Theorie wurde auch aus anderen Ländern übernommen. Diese Tatsache zeigt die große Bedeutung der Willenstheorie für das deutsche Recht. Aus diesem Grund habe ich bei der Analyse der Anfechtung im deutschen Recht die Willenserklärung kurz analysiert. Denn die Willenserklärung ist Gegenstand der Wirkung der Anfechtung. Die Anfechtung soll die Willenserklärung vernichten und somit kann die Anfechtung nicht ohne Analyse der Willenserklärung analysiert werden. Neben der Anfechtung der Willenserklärung im deutschen Recht wurde in dieser wissenschaftlichen Arbeit auch die Anfechtung der Willenserklärung im albanischen Recht analysiert. Das albanische Recht hat das Institut der Willenserklärung aus dem deutschen Recht übernommen. Dieses Institut, das nach dem albanischen Zivilgesetzbuch als Rechtshandlung genannt wird, ist jedoch nicht so entwickelt wie im deutschen Zivilrecht. Das albanische Zivilrecht wird mehr von den italo-französischen Systemen

beeinflusst als vom deutschen Zivilrecht. Aus diesem Grund wird die Willenserklärung nicht wie im deutschen Zivilrecht erläutert. Nach dem albanischen Zivilrecht können

Rechtshandlungen, die relativ ungünstig sind, mit dem Ex-Tunc-Effekt annulliert werden. Unter dem Begriff Anullierung wird von dem albanischen Zivilgesetzbuch die Anfechtung verstanden. Die Analyse der Fälle, die das albanische Zivilgesetzbuch für das Anullierungsrecht vorsieht, ist sehr wichtig, um das Institut der Anfechtung/Anullierung im albanischen Zivilrecht zu verstehen. Ich habe versucht, diese Analyse auf der Grundlage des albanischen Zivilrechts und der Rechtstexte von albanischen Juristen durchzuführen.

Medieval Public Justice - Massimo Vallerani
2012-06-18

In a series of essays based on surviving documents of actual court practices from Perugia and Bologna, as well as laws, statutes, and theoretical works from the 12th and 13th

centuries, Massimo Vallerani offers important historical insights into the establishment of a trial-based public justice system.

Set-off and Netting, Derivatives, Clearing Systems - Philip R. Wood 2007

This title covers the essentials of set-off and netting, derivatives and clearing systems law with a very practical slant, providing the reader with a comparative overview of the law and practice in the key jurisdictions of the world. The intention is to illustrate how the concepts and analyses raised throughout "The Law and Practice of International Finance" series may be applied in a real world setting

Performatism, Or the End of Postmodernism - Raoul Eshelman 2009

The author suggests that in this era following the postmodern we have entered a new, monist epoch in which aesthetically mediated belief replaces endless irony as the dominant force in culture. The book documents the "new monism" through an examination of popular films and

novels such as American beauty, Life of Pi, and Middlesex as well as in the work of major architects and artists such as Sir Norman Foster, Andreas Gursky, and Vanessa Beecroft. -- book cover.

International Commercial Sales: The Sale of Goods on Shipment Terms - Andrea Lista

2016-11-18

This book comprehensively examines the entire legal process of the international sale of goods, beginning with the creation of the contract and continuing through to either the fulfilment of the sale, or the termination of the contract. Every day goods are globally traded between sellers and buyers in different countries and different jurisdictions. The distances between the parties involved in such transactions, and the relative risks related to that, are a key issue in international commercial sales. Sales of goods carried by sea, thus, differ quite drastically from domestic sales; the goods will be normally shipped at a port very distant from the buyer,

preventing his physical presence at the port of loading. Further, the goods will travel in the custody of a carrier, a party normally quite independent from either trader. Finally, transactions concluded on shipment terms are normally irreversible, in the sense that shipping the goods back to the seller represents an unlikely option for the buyer. Traders around the world very frequently choose English law to govern their contracts, with disputes to be resolved through London arbitration or litigation. The basis of that law is to be found in the English Sale of Goods Act 1979, and the book consequently also includes an examination of the fundamental principles of that Act, as well as considering use of the Vienna Convention on the International Sale of Goods. This book will be an invaluable reference point for legal practitioners specialising in the sale of goods, as well as postgraduate students and academic researchers working in sales of goods and the international trade sector.

EU Consumer Law and Policy - Stephen

Weatherill 2013-01-01

Acclaim for the first edition: As a whole, Stephen Weatherill crafts a detailed and wonderfully rich consideration of this dynamic issue and is a resource which practitioners in this area could ill do without. Weatherills thorough and thoughtful insights with regard to these issues provide an important basis for understanding the complexities and vagaries of market integration in the EU Community. Peter G. Fitzgerald, Canadian Law Library Review Steve Weatherill provides an excellent thought-provoking account of EU consumer law and policy. It will be required reading for all those interested in this important subject. Paul Craig, St Johns College, Oxford, UK This is a characteristically excellent book by Steve Weatherill, combining incisive legal analysis of an important policy field with an authoritative and up-to-date account of the underlying legal and constitutional framework. Grainne de Burca,

European University Institute, Italy This new edition of Stephen Weatherills acclaimed book provides a comprehensive introduction to all facets of the EUs involvement in consumer law and policy. Consumers are expected to benefit from the EUs project of economic integration, enjoying wider choice and improved quality, and yet they need protection from the dangers that flow from malfunctioning and unfair markets. The EUs consumer law and policy is an attempt to have the best of both worlds a liberalised yet properly regulated trading space for Europe This highly esteemed book, now in a brand new edition, provides a comprehensive and up-to-date introduction to the subject, explaining the evolution of consumer law and policy in the EU in terms of both legislative and judicial activity. The book also situates EU consumer law and policy within its broader social, political and economic context, providing a window to a range of wider issues (and tensions) relating to Union regulatory strategies and their effect on the

member states. It concludes with a newly written examination of the relationship between EU and national initiatives of market regulation symbiosis or disruption? A readable yet critically sound textbook, this fully updated edition will be indispensable for both postgraduate and undergraduate students of EU law. It will also appeal strongly to all academics, regulators and practising lawyers with an interest in EU trade law or indeed European law more generally.

Introduction to Indo-European Linguistics - Oswald Szemerényi 1999

Professor Szemerényi's *Einführung in die vergleichende Sprachwissenschaft*, first published in 1970, remains the standard introduction to comparative Indo-European linguistics. Updated and revised for its English translation, it appears here in a new paperback format. The introductory section presents a general survey of the principles of diachronic-comparative linguistics, and the remainder of the book is a thorough and detailed analysis,

according to those principles, of the phonological and morphological structure of the Indo-European group of languages. Each section of the book has a detailed bibliography, so that the student can progress from the general overview to a more detailed examination of particular topics.

Handbook of Research on Gender and Economic Life - Deborah M. Figart 2013-01-01
The excellent list of themes and chapters in this volume reflects the maturity reached by feminist economics in its different dimensions. Based on the notion of social provisioning for all as the basic objective of economics, they represent a challenge to conventional economic thought and they show the importance of understanding theory, institutions, empirical work, and policy from a gender perspective. The global perspective provided through themes and authors is a very useful contribution to the literature. Lourdes Bener'a, Cornell University, US Standard economics has a narrow and

distorted vision of what the economy is, and how it works. Gender scholars are on the forefront of developing better, more encompassing models of human provisioning for well-being. This volume presents a wonderful sampling of these new theoretical and empirical developments. Paula England, New York University, US This is an impressive collection that delves deeply and broadly into the myriad ways that gender shapes and alters economic lives and illuminates complex facets of the economic and social provisioning process across the globe. The chapters, by an exciting variety of researchers, policy analysts, and practitioners from numerous fields, present a consistent and persuasive vision of economic well-being as critical to the flourishing of all people. Myra H. Strober, Stanford University, US In the aftermath of global economic downturn, it has never been more important to understand how gender relates to economic life and well-being. This interdisciplinary collection of original research

details key areas of intersection, provides a comprehensive overview of the current state of research and proposes avenues for further investigation. The Handbook illuminates complex facets of the economic and social provisioning process across the globe. The contributors academics, policy analysts and practitioners from wide-ranging areas of expertise discuss the methodological approaches to, and analytical tools for, conducting research on the gender dimension of economic life. They also provide analyses of major issues facing both developed and developing countries. Topics explored include civil society, discrimination, informal work, working time, central bank policy, health, education, food security, poverty, migration, environmental activism and the financial crisis. Economists, sociologists and political scientists will find this book to be an invaluable research tool, as will academics, researchers and students with an interest in economics particularly feminist economics

gender studies and global studies.

Modern Banking Law - Eliahu Peter Ellinger
2002

This new edition sets banking law clearly against the background of general legal doctrines and discusses its operation in the context of its wider economic function. Although focusing on English law, considerable use is made of illuminating US, Canadian, and Australian examples as well. Part One examines the different types of banks and banking organizations operating in the United Kingdom and reviews the new regulatory regime for banking under the Financial Services and Markets Act 2000. Part Two analyses the banker and customer relationship, explaining the different types of accounts available, the duties and trustee liability of banks, and the latest processes used in the clearance of cheques and money transfers. Part Three then discusses issues relating to overdrafts, bank loans, credit agreements, securities, and mortgages. Fully updated and revised to take

into account the considerable changes in banking law, regulation, and practice that have taken place in recent years, this edition contains substantial new material on the new regulatory regime, electronic banking and the implications of electronic money transfers, lender liability (including liability for environmental damage), recovery of mistaken payments, syndicated lending, and on tracing and banker liability as constructive trustee.

The Judicial Process in Comparative Perspective - Mauro Cappelletti 1989

This book is the first application of the comparative method to the analysis of both the basic features of judicial process and their evolution and profound transformation in Europe and America. Cappelletti discusses the challenges facing the courts of justice and other adjudicatory agencies, and evaluates the solutions adopted by contemporary legal systems

[Tito and the Rise and Fall of Yugoslavia](#) -

Richard West 2012-11-15

Few figures have dominated a nation's destiny as much as Marshal Tito of former Yugoslavia. For nearly thirty years he held together mutually hostile religious groups in a deeply divided country, but his death in 1980 rekindled centuries-old hatreds and by 1992 Yugoslavia ceased to exist. In this revealing biography, Richard West questions the full impact of Tito's reign of power and his implicit responsibility for the ensuing violent, bloody war in Bosnia. 'Excellent ... I recommend his book for those who already know about Yugoslavia and want food for thought about the future.' David Owen, Sunday Times 'Admirable ... Carefully researched and extremely readable.' Literary Review 'A passionate book, in which West's historical sense is interlaced with his own very intimate knowledge of Yugoslavia from the late 1940s on and of the poignancy of [subsequent] events.' Fergus Pyle, Irish Times 'Masterly'. Glasgow Herald

Gender Challenges - Bina Agarwal 2015-12-21

An internationally acclaimed economist, Bina Agarwal is known for her path-breaking writings on agriculture, property rights, and the environment. Her three-volume compendium brings together a selection of her essays, written over three decades. Combining diverse disciplines, methodologies, and cross-country comparisons, the essays challenge standard economic analyses and assumptions from a gender perspective. They provide original insights on a wide range of theoretical, empirical, and policy issues of continuing importance in contemporary debates. The first volume spans varied dimensions of the author's writings on agrarian change, from 1981 to the present. It identifies gender inequalities in the impact of agricultural modernisation and technical change across Asia and Africa; the links between women, poverty, and economic growth processes; and data biases in measuring women's work. It traces the gendered costs of

droughts and famine, and challenges top-down methods of innovation diffusion. Focusing on the key role of women farmers in food security, it also offers innovative solutions, including public land banks and group farming. The second volume focuses on the author's paradigm-shifting work on women's property status in South Asia. Challenging conventional approaches to women's empowerment, it demonstrates how promoting access to property, especially land, is key to enhancing women's economic and social well-being and deterring domestic violence. It details gender inequalities in inheritance laws, public policies, and land struggles, and presents the bargaining framework for understanding and finding ways of overcoming these inequalities, both within families and in markets, communities, and vis-à-vis the state. This third volume traces the relationship between gender and environmental change. Critiquing ecofeminist assumptions, it presents an alternative theoretical framework. It

also examines the causes of women's absence as well as the impact of their presence in environmental collective action. Based on innovative fieldwork on community institutions for forest governance, the author demonstrates how a critical mass of women can significantly improve conservation outcomes. In conclusion, she reflects on which features of feminist scholarship make for an effective challenge to mainstream economics.

The Crime of Aggression - Noah Weisbord
2019-06-11

A gripping behind-the-scenes account of the dramatic legal fight to hold leaders personally responsible for aggressive war. On July 17, 2018, starting an unjust war became a prosecutable international crime alongside genocide, crimes against humanity, and war crimes. Instead of collective state responsibility, our leaders are now personally subject to indictment for crimes of aggression, from invasions and preemptions to drone strikes and cyberattacks. *The Crime of*

Aggression is Noah Weisbord's riveting insider's account of the high-stakes legal fight to enact this historic legislation and hold politicians accountable for the wars they start. Weisbord, a key drafter of the law for the International Criminal Court, takes readers behind the scenes of one of the most consequential legal dramas in modern international diplomacy. Drawing on in-depth interviews and his own invaluable insights, he sheds critical light on the motivations of the prosecutors, diplomats, and military strategists who championed the fledgling prohibition on unjust war—and those who tried to sink it. He untangles the complex

history behind the measure, tracing how the crime of aggression was born at the Nuremberg trials only to fall dormant during the Cold War, and he draws lessons from such pivotal events as the collapse of the League of Nations, the rise of the United Nations, September 11, and the war on terror. The power to try leaders for unjust war holds untold promise for the international order, but also great risk. In this incisive and vitally important book, Weisbord explains how judges in such cases can balance the imperatives of justice and peace, and how the fair prosecution of aggression can humanize modern statecraft.