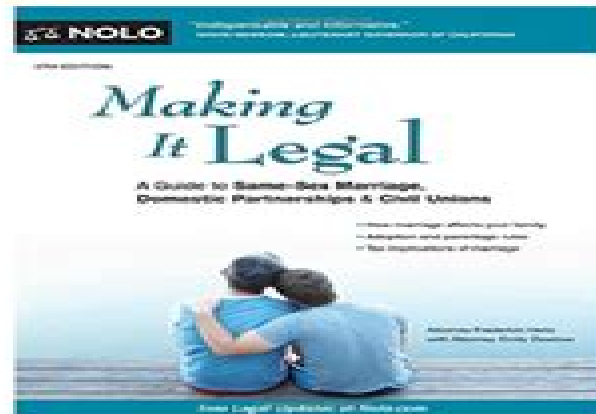


## Making It Legal: A Guide to Same-Sex Marriage, Domestic Partnerships & Civil Unions



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# Making It Legal

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## **Making It Legal:**

Making Legal History Anthony Musson, Chantal Stebbings, 2012-01-26 The first book to address the way that the broad and inclusive subject of legal history is researched and written

Making Legal History Daniel J. Hulsebosch, R. B. Bernstein, 2013-09-20 One of the academy's leading legal historians William E. Nelson is the Edward Weinfeld Professor of Law at New York University School of Law. For more than four decades Nelson has produced some of the most original and creative work on American constitutional and legal history. His prize-winning books have blazed new trails for historians with their substantive arguments and the scope and depth of Nelson's exploration of primary sources. Nelson was the first legal scholar to use early American county court records as sources of legal and social history and his work on legal history in England, colonial America and New York has been a model for generations of legal historians. This book collects ten essays exemplifying and explaining the process of identifying and interpreting archival sources, the foundation of an array of methods of writing American legal history. The essays presented here span the full range of American history from the colonial era to the 1980s. Each historian has either identified a body of sources not previously explored or devised a new method of interrogating sources already known. The result is a kaleidoscopic examination of the historian's task and of the research methods and interpretative strategies that characterize the rich, complex field of American constitutional and legal history.

**The Cambridge Handbook of Psychology and Legal Decision-Making** Monica K. Miller, Logan A. Yelderman, Matthew T. Huss, Jason A. Cantone, 2024-02-29 Presenting state-of-the-art research, this Handbook summarises emerging and establishing topics in the area of legal decision making. Interdisciplinary in its approach, it covers decisions made within the criminal justice system, the trial process and clinical settings. Chapters written by accomplished academics and experts in the field synthesize historical context, identify gaps in existing literature, propose future directions of study and discuss policy limitations. It also includes perspectives from the field: essays written by professionals—a judge, an attorney, a police officer, a trial consultant and a probation officer—to bridge the gap between academic research and its application to the real world. It is intended as a go-to resource for students and researchers who want to immerse themselves in a body of scientific research to understand its history and shape its future.

*Beliefs and Expectancies in Legal Decision Making* Bradley McAuliff, Brian Bornstein, 2016-02-26 Beliefs and expectancies influence our everyday thoughts, feelings and actions. These attributes make a closer examination of beliefs and expectancies worthwhile in any context but particularly so within the high-stakes arena of the legal system. Whether the decision maker is a police officer assessing the truthfulness of an alibi, a juror evaluating the accuracy of an eyewitness identification, an attorney arguing a case involving a juvenile offender or a judge deciding whether to terminate parental rights, these decisions matter and without doubt are influenced by beliefs and expectancies. This volume is comprised of research on beliefs and expectancies regarding alibis, children's behaviour while testifying, eyewitness testimony, confessions, sexual assault victims, judges' decisions in child protection cases and attorneys

beliefs about jurors perceptions of juvenile offender culpability Areas for future research are identified and readers are encouraged to discover new ways that beliefs and expectancies operate in the legal system This book was originally published as a special issue of Psychology Crime Law

**Social Consciousness in Legal Decision Making** Richard L. Wiener, Brian H. Bornstein, Robert Schopp, Steven L. Willborn, 2007-05-11 This book invites the legal and psychology communities to work together in solving some of our most pressing social problems It examines four controversial areas involving people s perceptions of others The book is therefore a guide to understanding the valuable contribution of social scientific research in policy formulation in the law and it addresses the role of psychology in substantive law and legal decision making

*Constructing Objectivity: Emotions in Legal Decision-making* Stina Bergman Blix, Sharyn Lee-Anne Roach Anleu, Mojca M. Plesnicar, Louise Victoria Johansen, 2025-08-28 The field of Law and Emotion originated in discussions that disputed the bifurcation of emotion and law In the past decade these discussions have inspired socio legal research on the dynamic and social dimensions of court work The field has grown exponentially in diverse disciplines such as sociology law philosophy anthropology and criminology At the core of legal decision making lies the fundamental principles of objectivity impartiality and independence The Research Topic Constructing Objectivity Emotions in Legal Decision making addresses the dialectical processes of translating these principles into everyday judicial practice across a wide range of legal systems Building on empirical research including observations interviews shadowing vignettes and workshops with legal professionals this collection engages with objectivity in the making It addresses such questions as What role does court architecture and material objects play in the emotional dynamic of the legal procedure How do judges manage victims emotional statements or evaluate their credibility How do judges make independent decisions in a collective setting What role does extra legal lay specialist expertise play in co constructing legal knowledge of relevance to decision making How do judges embrace the idea of objectivity How is all this influenced by the growing digitalization of courts and hearings In so doing it investigates the complexity of objectivity as an ideal a judicial value requiring performance promoting courtroom atmosphere and as sometimes feigned

*Shelter law-making : Legal response to the massive migration caused by Russian aggression against Ukraine : National report - Poland* Aleksandra Mężykowska, Anna Młynarska-Sobaczewska, Piotr Polak, 2025-06-30

*Shelter law-making : Legal response to the massive migration caused by Russian aggression against Ukraine : National report - Hungary* Réka Friedery, 2025-06-30

**Shelter law-making : Legal response to the massive migration caused by Russian aggression against Ukraine : General report on Visegrad countries: Czech Republic, Hungary, Republic of Poland, Slovak Republic** Réka Friedery, Věra Honusková, Aleksandra Mężykowska, Miroslava Mittelmanová, Anna Młynarska-Sobaczewska, Lukáš Novák, Piotr Polak, 2025-06-30 The General Report presented below constitutes a summary of information and conclusions contained in the national reports on Czechia Hungary Poland and Slovakia and is the final output of Grant no 22320067 entitled Shelter law making Legal response to massive migration

caused by Russian aggression against Ukraine co financed by the Visegrad Fund The national reports constitute the basis for the General Report therefore references to all sources and data are to be found there The main goal of the project was to analyse the legal actions taken and instruments created by the four Visegrad countries V4 in response to the large scale and unprecedented influx of people after 24 February 2022 the outbreak of the full scale invasion of the Russian Federation against Ukraine Above all we identified the need to compare the actions taken in individual countries in order to distinguish the recurring solutions identify those that have failed and select those that proved to be the most effective good practices In our opinion the findings of the project will provide a solid basis for more effective legal actions related to the current migration crisis and possible crises in future The conclusions and recommendations are in the final parts VI and VII of the General Report

*Creating Legal Worlds* Greig Henderson, 2015-01-01 Through careful analyses of notable cases from Canada the United States and the United Kingdom Greig Henderson analyses how the rhetoric of storytelling often carries as much argumentative weight within a judgement as the logic of legal distinctions

*Law, Legal Expertise and EU Policy-Making* Emilia Korkea-aho, Päivi Leino-Sandberg, 2022-10-20 The first socio legal study of legal experts and their influence on EU policy making at national European and international levels

**The Routledge International Handbook of Legal and Investigative Psychology** Ray Bull, Iris Blandón-Gitlin, 2019-09-11 The Routledge International Handbook of Legal and Investigative Psychology explores contemporary topics in psychological science applying them to investigative and legal procedures Written by recognized scholars from around the globe this book brings together current research emerging trends and cutting edge debates in a single comprehensive and authoritative volume Drawing from both research and practice this handbook highlights many important issues such as how to investigate and prosecute rape the value of emotional affect in homicide investigations and factors affecting jurors and suspects decision making By considering current research the authors inform both legal and investigative professionals of findings that are of direct relevance to them and the steps that can be taken to improve efficiency This collection will inform investigative and legal professionals advanced psychology students academics researchers and policy makers It will also be of great interest to researchers from other disciplines including criminology policing and law

*Injustice Made Legal* Harold V. Bennett, 2002 The scriptural laws dealing with widows strangers and orphans are conventionally viewed as rules meant to aid the plight of vulnerable persons in ancient Israelite society In *Justice Made Legal* Harold V Bennett challenges this perspective arguing instead that key sanctions found in Deuteronomy were actually drafted by a powerful elite to enhance their own material condition and keep the peasantry down Building his provocative case on a careful analysis of life in the ancient world and on his understanding of critical law theory Bennett views Deuteronomical law through the eyes of the needy in Israelite society His unique approach uncovers the previously neglected link between politico economic interests and the formulation of law The result is a new understanding of law in the Hebrew Bible and the ways it worked to support and maintain the dehumanization of widows

strangers and orphans in the biblical community This daring work is necessary reading for anyone interested in the Hebrew Bible ancient history or social justice issues

*International Economic Organizations in the International Legal Process* Sergei a Voitovich,1994-12-08 Voitovich presents a clear and lucid discussion of the manner and form in which international economic organizations IEOs participate in two main stages of the international legal process law making and law implementation The book is based on normative instruments and fragments of practice of about fifty IEOs In order to ensure a proper and timely realization of their normative acts IEOs exercise a number of law implementing functions which are subject to a thorough comparative examination The author concludes that existing IEOs not being ideal institutional models possess a sufficient arsenal of law implementing instruments to make a considerable impact on the international legal regulations in the economic field The book will be of interest to academics and economic political scientists

**Law and Politics** Mauro Zamboni,2007-10-25 Politics and the political discourse occupy a central position in the modern legal theoretical discussion The goal of this book is to reconstruct and to classify according to ideal typical models the different positions taken by the major contemporary legal theories as to whether and how law relates to politics In particular attention is focused on Kelsen Hart Finnis Critical Legal Studies Law and Economics and legal realisms Though reaching different conclusions these major legal theories have some common points of departure as to the law and politics issue law and politics tend to keep the features of being two different phenomena as well as of presenting regions of interaction although with differences as to extent and intensity Finally a possible explanation is presented as to why such different legal theories though often reaching diametric results somehow must still begin from these common basic points The explanation for this is found in the specific character of law in the modern state and the welfare state in particular

*Economics in Legal Reasoning* Péter Cserne,Fabrizio Esposito,2020-06-30 This Palgrave Pivot is the first book in the field of Law Economics looking at the relationship between economics and law in legal reasoning The book constitutes a reference point for the economic analysis of legal institutions as legal reasoning remains the dimension of legal systems least explored by economists Despite their differences economics and legal reasoning interact in many interesting ways This book offers a fast track to these interactions Both supporters and critics of Law Economics will be exposed to a yet to be developed area of interaction between the disciplines This book will be of interest to economists legal scholars and Law and Economics specialists and can be used as teaching material in courses on Law Economics and legal reasoning as well

Legal Certainty and Central Bank Autonomy in Latin American Emerging Markets Andrea Lucia Tapia-Hoffmann,2021-04-29 This book provides a comparative analysis of the legal frameworks of six Latin American central banks to determine whether there is legal certainty regarding central bank autonomy Based on this it ascertains whether the way in which legal institutions are designed specifically those that rule the autonomy of the central bank provides reasons to believe that central banks can keep inflation at bay even if governments face fiscal problems or pursue contradictory objectives The analysis

covers three key areas a constitutional analysis a detailed study of the central bank statutes and a study of a number of underexplored threats to central bank autonomy After defining and identifying different types of legal certainty and linking them to the credibility of government promises the author goes on to examine the grounds that the law provides for confidence that central banks operate independently of political influence The second part of the book focuses on a granular analysis of the legal design of the central banks objectives and autonomy Lastly the third part features two case studies that represent little known and unusual institutional threats to legal certainty relating to central bank autonomy such as the interventions by the Constitutional Court of Colombia in the autonomy of the Colombian central bank and the interventions of the Argentinean executive and legislative branches in the autonomy of Argentina s central bank through stabilization plans introduced via emergency laws and decrees In sum the book suggests that there are serious doubts about the ability of Latin American central banks to maintain price stability over time Although central banks were granted a degree of autonomy authorities in Latin American countries are able to affect central bank decisions Most importantly a lack of clarity inconsistencies or generous exceptions in the law provide ways for authorities to influence central banks even without bending or disregarding the rules

**Handbook of Legal Reasoning and Argumentation** Giorgio Bongiovanni, Gerald Postema, Antonino Rotolo, Giovanni Sartor, Chiara Valentini, Douglas Walton, 2018-07-02 This handbook addresses legal reasoning and argumentation from a logical philosophical and legal perspective The main forms of legal reasoning and argumentation are covered in an exhaustive and critical fashion and are analysed in connection with more general types and problems of reasoning Accordingly the subject matter of the handbook divides in three parts The first one introduces and discusses the basic concepts of practical reasoning The second one discusses the general structures and procedures of reasoning and argumentation that are relevant to legal discourse The third one looks at their instantiations and developments of these aspects of argumentation as they are put to work in the law in different areas and applications of legal reasoning

**Yearbook Law & Legal Practice in East Asia, Volume 3 (1997-1998)** Annie J. de Roo, Robert W. Jagtenberg, 2023-09-20 This is the third volume in the series Yearbook Law Legal Practice in East Asia which addresses the legal systems of this important region and provides an insight into some of the most topical issues in East Asian law and practice The overall focus of the series is on the legal aspects of doing business in East Asia although legal issues of a more general nature may also be included where these are relevant for a better understanding of the particular legal culture concerned The majority of the contributions to this major work comes from legal practitioners and scholars specialising in East Asian business law

**Modern Legal Theory & Judicial Impartiality** Ofer Raban, 2012-09-10 This book argues that at the core of legal philosophy s principal debates there is essentially one issue judicial impartiality Keeping this issue to the forefront Raban s approach sheds much light on many difficult and seemingly perplexing jurisprudential debates Modern Legal Theory and Judicial Impartiality offers a fresh and penetrating examination of two of the most celebrated modern legal

theorists HLA Hart and Ronald Dworkin The book explains the relations between these two scholars and other theorists and schools of thought including Max Weber Lon Fuller and the law and economics movement offering both novices and experts an innovative and lucid look at modern legal theory The book is written in an engaging and conversational style tackling highly sophisticated issues in a concise and accessible manner Undergraduates in jurisprudence and legal theory as well as more advanced readers will find it clear and challenging



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