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A. C. L. DAVIES

Perspectives on Labour Law

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Anne C. L. Davies



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An Introduction to Law Phil Harris, 2016 An extensively updated introduction to law through a law in context perspective

Ideological Conflict and the Rule of Law in Contemporary China Samuli Seppänen, 2016-10-20 This book studies ideological divisions within Chinese legal academia and their relationship to arguments about the rule of law The book describes argumentative strategies used by Chinese legal scholars to legitimize and subvert China's state sanctioned ideology It also examines Chinese efforts to invent new alternative rule of law conceptions In addition to this descriptive project the book advances a more general argument about the rule of law phenomenon insisting that many arguments about the rule of law are better understood in terms of their intended and actual effects rather than as analytic propositions or descriptive statements To illustrate this argument the book demonstrates that various paradoxical contradictory and otherwise implausible arguments about the rule of law play an important role in Chinese debates about the rule of law Paradoxical statements about the rule of law in particular can be useful for an ideological project

Crime, Reason and History Alan Norrie, 2014-10-09 This book provides a challenging alternative critical approach to every other text which deals with the criminal law's general principles

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stages of litigation It covers the principles underlying the logic of proof the uses and dangers of story telling standards for decision and the relationship between probabilities and proof the chart method and other methods of analyzing and ordering evidence in fact investigation in preparing for trial and in connection with other important decisions in legal processes and in criminal investigation and intelligence analysis Most of the chapters in this new edition have been rewritten the treatment of fact investigation probabilities and narrative has been extended and new examples and exercises have been added Designed as a flexible tool for undergraduate and postgraduate courses on evidence and proof students practitioners and teachers alike will find this book challenging but rewarding

Atiyah's Accidents, Compensation and the Law Peter Cane, James Goudkamp, 2018-09-13 Now in its ninth edition Atiyah's Accidents Compensation and the Law explores the recent and continuous developments in personal injury law by applying social context to the relevant legal principles Those principles remain in need of radical reform Updates to the text include discussion of the major changes to the way compensation is calculated and claimed evolving funding arrangements for personal injury litigation and dramatic shifts in the claims management industry Suitable for both undergraduate and postgraduate students taking courses in tort law this new edition balances theory practice and context It draws on new legislation research and case law to offer the reader thought provoking examples and analysis

The Department of Labor's 2001 Findings on the Worst Forms of Child Labor, 2002

Labour and the Wage Zoe Adams, 2020-03-26 Labour and the Wage A Critical Perspective offers a new perspective on why labour law struggles to respond to problems such as low pay and under inclusive employment A Marxian inspired ontological approach sheds new light on the role of labour law in a capitalist economy and on the limitations and potential of labour law when it comes to bringing about social change It illustrates this through the lens of the wage The book develops a legal genealogy that explores the shifting portfolio of concepts through which the wage has been conceptualized in legal discourse as capitalism has developed This exploration spans from the Norman Conquest to the present day and covers diverse issues such as the decasualization of the docks sweated labour the truck system tax credits tips and minimum wages Labour and the Wage provides one of the most in depth and comprehensive analyses of the wage to date while at the same time shedding new light on the contradictory role or function of labour law in the context of capitalism

The Modernization of Labour Law and Industrial Relations in a Comparative Perspective Silvia Spattini, 2009-01-01 Not all labour law and industrial relations scholars agree on the efficacy of the comparative approach that the analysis of measures adopted in other countries can play a constructive role in national and local policy making However the case deserves to be heard and no better such presentation has appeared than this remarkable book the carefully considered work of over 40 well known authorities in the field from a wide variety of countries including Australia France India Israel Peru Poland and South Africa The volume contains papers delivered at a conference sponsored by the Marco Biagi Foundation at the University of Modena and Reggio Emilia in March 2008

How to Do Things with Rules William Twining, David Miers, 2010-05-20 New to English

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Comparative Law Mathias Siems, 2018-04-12 Comparative Law offers a thorough grounding in the subject for students and scholars of comparative law alike critically debating both traditional and modern approaches to the subject and using examples from a range of legal systems gives the reader a truly global perspective Covering essential academic debates and comparative law methodology its contextualised approach draws on examples from politics economics and development studies to provide an original contribution to topics of comparative law This new edition is fully revised and updated throughout to reflect contemporary research contains more examples from many areas of law and there is also an increased discussion of the relevance of regional international transnational and global laws for comparative law Suitable for students taking courses in comparative law and related fields this book offers a fresh contextualised and cosmopolitan perspective on the subject

Cases and Materials on the English Legal System Michael Zander, 2007-04-19 This title a companion volume to The Law Making Process is the definitive collection of cases and materials on the workings of the English legal system Written by the foremost scholar in the field it surveys how the law functions from the trial process from pre trial proceedings to the funding of trials the role of the jury and the legal profession This edition takes account of all recent major legislative and judicial changes and updates the material on the established areas of the law The book takes a law in context approach setting out those factors beyond the legal environment which impact on and inform the changes within it The collection is required reading for all students seeking a thorough knowledge and in depth understanding of how the English legal system operates

Locating Law, 3rd Edition Elizabeth Comack, 2020-05-27T00:00:00Z Praise for the second edition This book is the best available for teaching the role of law in society and making sense of how it operates within the inter connections of race class and gender dynamics often perpetuating oppression Locating Law is essential for undergraduate students in justice sociology and criminology Margot Hurlbert University of Regina Students regularly tell me that Locating Law is their favourite book out of the selections for the Law and Society course The case studies are sufficiently different from one another that the students deepen their general knowledge and they appreciate the fact that the chapters are written in a style they can understand Jennifer Jarman Lakehead University A primary concern within the study of law has been to understand the law society relation Underlying this concern is the belief that law has a distinctly social basis it both shapes

and is shaped by the society in which it operates This book explores the law society relation by locating law within the nexus of race class gender sexuality relations in society In addition to updating the material in the theoretical and substantive chapters this third edition of Locating Law includes three new contributions sentencing law and Aboriginal peoples corporations and the law and obscenity and indecency legislation The analyses offered in the book are sure to generate discussion and debate and in the process enhance our understanding of law s location

Sentencing and Criminal Justice Andrew Ashworth,2015-08-20 Now in its sixth edition Sentencing and Criminal Justice has been extensively rewritten to reflect recent legislation guidelines and judicial decisions New material includes comparative sentencing research which looks at models from other countries in comparison with the approach in England and Wales and an additional chapter focusing on civil preventive orders and other ancillary orders Written with clarity of expression coupled with critical analysis this textbook offers an unrivalled combination of expertise accessibility and coverage This is the essential text for anyone interested in criminal justice

The Future of Unions and Worker Representation Anthony Forsyth,2022-01-13 This book charts the path to revitalisation for trade unions in Australia the USA the UK and Italy It examines the examples of innovation and digital campaigning that are enabling unions to build new forms of worker power and overcome decades of declining membership wrought by neoliberalism globalisation and hostility from employers and the state The study evaluates the responses of unions in each country to falling membership levels since the 1980s It considers the US organising model and its adoption in Australia and the UK comparing this with the strategies of Italian unions which have been more deliberately focused on precarious and migrant workers The increasing reliance of US unions on community alliances as seen in the Fight for 15 and similar campaigns is scrutinised along with new union prototypes like Hospo Voice in Australia the Independent Workers Union of Great Britain and SI Cobas in Italy The book includes an in depth analysis of union responses to the gig economy in the four countries and the emergence of self organised worker collectives to combat this exploitative business model The vital role played by unions in defending the interests of workers during the COVID 19 pandemic is also examined As well as highlighting the most successful union initiatives to meet the challenges of the past 30 years the book assesses the strengths and deficiencies of the legal framework for union representation in the four nations It identifies the labour law reforms needed to rebuild collectivism but argues that more is needed than favourable laws This cross national study provides a rich basis for identifying the combination of reforms strategies and linkages required to ensure that unions can remain relevant for a new generation of digitally active workers

The National Versus the Foreigner in South America Diego Acosta,Diego Acosta Arcarazo,2018-05-24 A historical and comparative analysis investigating two hundred years of migration and citizenship laws in South America

Lawyering Skills and the Legal Process Caroline Maughan,Julian Webb,2005 Lawyering Skills and the Legal Process bridges the gap between academic and practical law for students undertaking skills based and clinical legal education courses at university It develops oral and written communication group

working problem solving and conflict resolution skills in a range of legal contexts client interviewing drafting managing cases legal negotiation and advocacy The book is designed specifically to help students to practise and develop skills that will be essential in a range of occupations develop a deeper understanding of the English legal process and the lawyer's role in that process enhance their understanding of the relationship between legal skills and ethics and understand how they learn and how they can make their learning more effective This book provides a stimulating accessible and challenging approach to understanding the problems and uncertainties of practising law that goes beyond the standard approaches to lawyers skills

Contract Law Minimalism Jonathan Morgan, 2013-11-07 Commercial contract law is in every sense optional given the choice between legal systems and law and arbitration Its doctrines are in fact virtually all default rules Contract Law Minimalism advances the thesis that commercial parties prefer a minimalist law that sets out to enforce what they have decided but does nothing else The limited capacity of the legal process is the key to this minimalist stance This book considers evidence that such minimalism is indeed what commercial parties choose to govern their transactions It critically engages with alternative schools of thought that call for active regulation of contracts to promote either economic efficiency or the trust and co operation necessary for relational contracting The book also necessarily argues against the view that private law should be understood non instrumentally whether through promissory morality corrective justice taxonomic rationality or otherwise It sketches a restatement of English contract law in line with the thesis

Unveiling the Magic of Words: A Review of "**Perspectives On Labour Law Law In Context**"

In a world defined by information and interconnectivity, the enchanting power of words has acquired unparalleled significance. Their capability to kindle emotions, provoke contemplation, and ignite transformative change is actually awe-inspiring. Enter the realm of "**Perspectives On Labour Law Law In Context**," a mesmerizing literary masterpiece penned with a distinguished author, guiding readers on a profound journey to unravel the secrets and potential hidden within every word. In this critique, we shall delve in to the book is central themes, examine its distinctive writing style, and assess its profound effect on the souls of its readers.

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