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Cases, Materials and Commentary on Administrative Law S. H. Bailey, Brian L. Jones, Alastair R. Mowbray, 2005 Provides a set of commentaries on a contractual history of an oil or gas field from the initial formation of a consortium to bid on concessions to the abandonment of the facilities The book is accompanied by a disk containing precedents to accompany and illustrate the principles described *Commissions of Inquiry and National Security* Stuart Farson, Mark

Phythian, 2010-12-16 This text presents a comparative international study of commissions of inquiry that have been convened in response to extraordinary failures and scandals In recent years commissions of inquiry have been common to the politics of the United States Britain Canada and Australia Recent years have seen a much wider range of states establish commissions of inquiry into intelligence and security issues and they have also played important roles in transitions in Latin America and Eastern Europe Commissions of inquiry are no longer even the exclusive preserve of states as transnational institutions such as the United Nations and European Union have begun to convoke them This groundbreaking book comprehensively examines commissions of inquiry around the world which have become important and increasingly invoked tools to discover truth curb abuses and reconcile national security imperatives with the constraints of law and human rights It offers timely insights for national security analysts government officials diplomats lawyers scholars human rights monitors students and citizens **Public Inquiries** Jason Beer, 2011-07-28 Public Inquiries is written and edited by expert

practitioners who have appeared in some of the most significant public inquiry cases over the last decade Bringing together their wealth of practical experience this new work functions as a complete handbook for all practitioners in this field

Enforcing European Union Law on Exports of Dual-use Goods Anna Wetter, 2009 This report identifies and assesses the role that national law enforcement actors and public prosecutors in the EU member states play in helping prevent the proliferation of weapons of mass destruction WMD by stopping the illicit trade in dual use items In the 1980s and 1990s some EU member states discovered cases of illegal trade in sensitive items for use in for example the Pakistani nuclear weapon programme The report discusses how these cases were dealt with in these countries using a case study model Acknowledging that dual use goods are subject to the free movement of goods within the EU the report emphasizes the importance of coordinating customs and licensing standards among the EU member states to prevent abuse of the EU market for licence shopping It also presents the argument for the coordination of prosecution and penalties for offenders In order to show the level of coordination that is required the report provides an overview of both the international EU and national legal frameworks for control of the export of dual use goods **Studies in Intelligence** , 2004 **The Conduct of Lord**

Moonie, Lord Snape, Lord Truscott and Lord Taylor of Blackburn Great Britain. Parliament. House of Lords.

Committee for Privileges, 2009 This report from the Committee for Privileges looks at the conduct of Lord Moonie Lord Snape Lord Truscott and Lord Taylor of Blackburn The background to this report was a set of allegations made in the The Sunday

Times on 25 January 2009 stating that the peers had been willing to engage in paid advocacy The Sub Committee on Lords Interests has reported on the conduct of the peers reaching the conclusion that three of the four members Lords Snape Truscott and Taylor had breached the Code of Conduct The main Committee in this report has examined the Sub Committee's findings for each of the peers along with three appeals from Lords Snape Truscott and Taylor and a personal statement by one of the peers to the Committee The Committee followed procedures as laid out by an earlier report The Code of Conduct Procedure for Considering Complaints Against Members HL 205 ISBN 9780104014042 The Committee sets out a summary of co

Public Services Ombudsman Great Britain: Law Commission,2010-09-02 This report presents proposals by the Law Commission for reforms to make it easier to complain if you suffer poor public services The public services ombudsmen have wide ranging powers to investigate complaints against health service providers housing associations and a host of Government departments and agencies Complaints are dealt with for free and can result in financial compensation and an apology But the procedures for making a complaint are often outdated and inconsistent For example complaints must usually be submitted in writing and in some cases can be made only through an MP The proposed reforms will help to keep cases out of court under current rules the ombudsman should not deal with a complaint after court proceedings have begun even if the complainant was badly advised to go to court In future the Law Commission would like courts to transfer appropriate cases to the ombudsman The consultation focuses on five statutory ombudsmen the Parliamentary Commissioner for Administration Public Services Ombudsman for Wales and the Local Government Health Service and Housing Ombudsmen

Return to an Address of the Honourable the House of Commons Dated 15th February 1996 for the Report of the Inquiry Into the Export of Defence Equipment and Dual-use Goods to Iraq and Related Prosecutions Sir

Richard Scott,1996 The Politics of Accountability in the Modern State Matthew Flinders,2017-10-05 This title was first published in 2001 In this compelling work Matthew Flinders examines how far alternative forms of accountability have evolved and the extent to which they remedy the current shortcomings of the parliamentary system Adopting a pluralistic perspective this exploration of the accountability of the core executive is clearly grounded in research methodology thus ensuring the book makes a valid incisive contribution to the literature Features include A detailed study of the location of power and mechanisms of accountability in modern government which challenges the largely prosaic existing literature Useful summaries of the key tensions and trends within constitutional infrastructure A new and refreshing approach to the study of central government Insightful critiques of major governmental policies This intriguing volume will be of interest to undergraduates post graduates and lecturers for courses on legislative studies central government reform public administration British politics and research methods New Labour in Power David Coates,Peter Augustine Lawler,2000 This systematic study considers the early performance of New Labour in power Each chapter examines New Labour's initial comments charts opening policy moves and traces policy trajectories in each major department of state **Information**

Rights Philip Coppel, 2014-12-01 This is the fourth edition of what is the leading practitioner's text on freedom of information law. Providing in depth legal analysis and practical guidance it offers complete authoritative coverage for anyone either making handling or adjudicating upon requests for official information. The three years since the previous edition have seen numerous important decisions from the courts and tribunals in the area. These and earlier authorities supply the basis for clear statements of principle which the work supports by reference to all relevant cases. The book is logically organised so that the practitioner can quickly locate the relevant text. It commences with an historical analysis that sets out the object of the legislation and its relationship with other aspects of public law. Full references to Hansard and other Parliamentary materials are provided. This is followed by a summary of the regime in five other jurisdictions providing comparative jurisprudence which can assist in resolving undecided points. The potential of the Human Rights Act 1998 to support rights of access is dealt with in some detail with reference to all ECHR cases. Next follows a series of chapters dealing with rights of access under other legislative regimes covering information held by EU bodies, requests under the Data Protection Act and the Environmental Information Regulations, public records as well as type specific rights of access. These introduce the practitioner to useful rights of access that might otherwise be overlooked. They are arranged thematically to ensure ready identification of potentially relevant ones. The book then considers practical aspects of information requests: the persons who may make them, the bodies to whom they may be made, the time allowed for responding, the modes of response, fees and vexatious requests, the duty to advise and assist, the codes of practice, government guidance and its status, transferring of requests, third party consultation. The next 13 chapters comprising over half the book are devoted to exemptions. These start with two important chapters dealing with general exemption principles including the notions of prejudice and the public interest. The arrangement of these chapters reflects the arrangement of the FOI Act but the text is careful to include analogous references to the Environmental Information Regulations and the Data Protection Act 1998. With each chapter the exemption is carefully analysed starting with its Parliamentary history, giving full references to Hansard and other Parliamentary material and the treatment given in the comparative jurisdictions. The analysis then turns to consider all court judgments and tribunal decisions dealing with the exemption. The principles are stated in the text with footnotes giving all available references. Whether to prepare a case or to prepare a response to a request, these chapters allow the practitioner to get on top of the exemption rapidly and authoritatively. The book concludes with three chapters setting out the role of the Information Commissioner and the Tribunal, appeals and enforcement. The chapter on appeals allows the practitioner to be familiar with the processes followed in the tribunal, picking up on the jurisprudence as it has emerged in the last eight or so years. Appendices include precedent requests for information, a step by step guide to responding to a request, comparative tables and a table of the FOI Act's Parliamentary history. Finally the book includes an annotated copy of the FOIA Act, the Data Protection Act 1998, the Environmental Information Regulations 2004, all subordinate legislation made under them, EU

legislation Tribunal rules and practice directions and the Codes of Practice Contributors Prof John Angel former President of the Information Tribunal Richard Clayton QC 4 5 Gray s Inn Square Joanne Clement 11 KBW Gerry Facena Monkton Chambers Eleanor Gray QC *Law and Administration* Carol Harlow, Richard Rawlings, 2006 **Tolley's Handbook of Disaster and Emergency Management** Tony Moore, Raj Lakha, 2007-01-18 The Civil Contingencies Act 2004 modernised the UK s approach to disaster and emergency management taking into account the kinds of threats the country faces in the 21st century including terrorist threats and threats to the environment This third edition of the Tolley s Handbook of Disaster and Emergency Management has been fully updated to cover the topics and themes reflected in the Act and collates all the key components of disaster and emergency planning for both the public and the private sector covering both man made and natural disasters Written from a UK practitioner s point of view using case studies and examples it helps readers to understand and formulate disaster and emergency policies and systems for their workplace Its practical approach will help organizations to ensure business continuity and safeguard the health and safety of their staff in the event of a disaster The new edition has been updated in line with the latest legislation Civil Contingencies Act 2004 Amendment to the Control of Major Accident Hazards COMAH Regulations Corporate Manslaughter Bill **Intelligence and Government in Britain and the United States** Philip H.J. Davies, 2012-04-06 Bringing a dose of reality to the stuff of literary thrillers this masterful study is the first closely detailed comparative analysis of the evolution of the modern British and American intelligence communities *Intelligence and Government in Britain and the United States A Comparative Perspective* is an intensive comparative exploration of the role of organizational and political culture in the development of the intelligence communities of America and her long time ally Each national system is examined as a detailed case study set in a common conceptual and theoretical framework The first volume lays out that framework and examines the U S intelligence community The second volume offers the U K case study as well as overall conclusions Particular attention is paid here to the fundamentally different concepts of what intelligence entails in the United States and United Kingdom as well as to the nations different approaches to managing change and information intensive activities The impact of these differences is demonstrated by examining the evolution of the two intelligence communities from their inceptions prior to World War II through their development during the Cold War and the transformations that have taken place since especially in the wake of the September 2001 terrorist attacks and 2003 invasion of Iraq The Golden Metwand and the Crooked Cord C. F. Forsyth, Ivan Hare, 1998 This is a lively collection of essays by an internationally distinguished group of the world s most respected administrative lawyers It is a timely work as public law in the United Kingdom is at an extremely interesting stage in its long development A period of unprecedented expansion in the judicial review jurisdiction and the growing legal impact of membership of the European Community provide an incentive to reflect upon and consolidate existing learning and assess how public law doctrine and scholarship will progress into the new millenium There has also been a recent burgeoning of

theoretical public law scholarship and the development of more critical and socio legal approaches to the subject of law and administration This book takes account of all these factors and also reflects the international dimension of administrative law issues The essays are written in honour of Sir William Wade who was Professor of English at St John's College Oxford Rouse Ball Professor of English Law at the University of Cambridge and Master of Gonville and Caius College Cambridge He is one of the leading scholars of his generation and is justly credited for having contributed hugely to the development of administrative law in Britain through his text *Administrative Law* OUP but also through the Hamlyn lectures and through his work as a member of the English bar his lectures throughout the world and numerous articles notes and essays Textbook on Administrative Law Peter. Leyland, Gordon Anthony, 2016 The eighth edition of *Textbook on Administrative Law* provides a concise and topical account of this fast moving area of law This edition remains as accessible as ever fully exploring the core areas of the subject and setting them in a contextual framework In addition to widespread recognition as an invaluable core text for LLB and GDL students *Textbook on Administrative Law* is a stimulating introduction for postgraduates and for non law undergraduates with an interest in the field Key coverage Fully updated and revised to reflect changes in the administrative state post 2015 election Comprehensive analysis of developments in judicial review with reference to the main decisions including *Evans* *HS2* *Sandiford* *Pham* and *Keyu* m Analysis of the main developments in human rights jurisprudence Reference to developments in EU law and their impact on domestic administrative law Revised discussion of ombudsmen and tribunals as non judicial remedies Book jacket The Office of Lord Chancellor Diana Woodhouse, 2001-05-21 This book analyses the development and current position of the Lord Chancellor in his various roles **House of Lords - Select Committee on the Inquiries Act 2005: The Inquiries Act 2005: Post-legislative Scrutiny - HL 143** Great Britain: Parliament: House of Lords: Select Committee on the Inquiries Act 2005, 2014-03-11 The report *The Inquiries Act 2005 Post legislative Scrutiny HL143* finds that the government is not using the legislation passed in the Inquiries Act 2005 enough and is setting up inquiries with inadequate powers The Committee urges the government to set up a Central Inquiries Unit to make the most of any lessons learned from past inquiries and make the best use of collective knowledge and proficiency in this field The unit would be a new center of expertise which would enable future inquiries to hit the ground running while also being more efficient more streamlined and less costly to the public Overall the Inquiries Act 2005 is robust and effective but the government is not using it in the way it should be By setting up public inquiries outside of the Act the government is creating inquiries which have inadequate powers to do their job On 6 March 2014 the Home Secretary announced a judge led inquiry into undercover policing but did not say **Intelligence Services in the Information Age** Michael Herman, 2013-02-01 Intelligence was a central element of the Cold War and the need for it was expected to diminish after the USSR's collapse yet in recent years it has been in greater demand than ever The atrocities of 11 September and the subsequent war on terrorism now call for an even more intensive effort Important questions arise on how intelligence fits

into the world of increased threats globalization and expanded international action This volume contains the recent work on this subject by Michael Herman British intelligence professional for 35 years and Oxford University academic It compares intelligence with other government information services and discusses the British intelligence system and the case for its reform It also addresses the ethical issues raised by intelligence s methods and results do they on balance make for a better world or a worse one Other chapters explore a wide range of intelligence topics past and present including the transatlantic relationship the alliance strategies of Norway and New Zealand Mrs Thatcher s de unionization of British Sigint and personal memories of the British Cabinet Office in the 1970s Michael Herman argues for intelligence professionalism as a contribution to international security and for its encouragement as a world standard The modern challenge is for intelligence to support international cooperation in ways originally developed to advance national interests while at the same time developing some restraint and international rules of the game in the use of intrusive and covert methods on its traditional targets The effects of 11 September on this challenge are discussed in a thoughtful afterword

Your Right to Know Heather Brooke, 2006-10-20 Have you ever wanted to know Which doctor has the best operation success rate in your health trust If MI5 has a file on you The actual number and type of crimes that happen in your street Which streets are targeted by parking attendants in your area Which buildings have failed their fire safety inspections The public had no right to most of this information until now In 2005 the Freedom of Information Act came into force giving the British public a legal right for the first time to access information from more than 100 000 public authorities But in order to take advantage of this new right you first have to know who holds the information and how to get it This guide gives you the tools you need to get the information you want This edition comes with a new foreword by Ian Hislop

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