

An Introduction To Land Law Digital

Indigenous Peoples' Land Rights under International Law
 Torts
 An Introduction
 Indigenous Land Rights in the Inter-American System
 The Struggle for Land and Justice in Kenya
 United States Water Law
 Land Law
 Introduction to Land Law
 Land Law
 From Victims to Actors. Second Revised Edition
 An Introduction to the Principles of Land Law, New South Wales
 A Comparative Legal and Economic Introduction
 A History of the Land Law
 Introduction to South Pacific Law
 Interpreting Land Records
 United States Constitutional Law
 An Historical Introduction to the Land Law
 Basic Principles of Property Law
 Cases and Materials
 An Introduction to American Land Law
 Law, Land, and Racial Regimes of Ownership
 Introduction to the Law of Real Property
 Colonial Lives of Property
 An Introduction to the Principles of Land Law ... Second Edition
 Land Law
 Substantive and Procedural Law
 An Historical Introduction to the Land Law
 Modern Land Law
 An Introduction to the Principles of Land Law
 An Introduction
 Comparative Urban Planning Law
 An Introduction to the Law of Trusts
 The Principles of Land Law
 Thompson's Modern Land Law
 Land Law
 An Introduction to Property Law in Australia
 American Land Law
 An Introduction to the History of the Land Law
 An introduction for non-lawyers
 An Historical Background of the Common Law of Real Property and Its Modern Application

An Introduction To Land Law Digital

Downloaded from blog.gmercyu.edu by guest

FULLER GRANT

Indigenous Peoples' Land Rights under International Law MICHIE

A Vital Explanation of Water Law and Policy Because demand for and access to quality water far exceeds the current supply, it is increasingly critical to understand the state and federal laws and policies that govern water rights. From farming, fishing, and biology to manufacturing, mine operation, and public water supply, water regulation affects all strata of society. Determining U.S. Water Rights: Different Systems for Different Needs United States Water Law: An Introduction is a concise overview of law and policy related to U.S. water rights and regulation of water quantity and quality. This wide-ranging book reviews the two major systems used to determine rights in the western and eastern states. It explores these different systems, which are based on the divergent factors affecting the two regions – the immense amount of government-owned property and arid conditions in the west, and ownership of riparian land in the east. The author also covers western states that adhere to the "hybrid" system, which recognizes early riparian rights predating adoption of later appropriation systems, and he explains that most states recognize at least some riparian rights to the use of surface water. Special sections detail regulatory considerations such as Native American rights, environmental regulation, nuisance and tort law, and social theory. Tools to Aid Further Research To elucidate basic principles and differences in water law, this book contains Internet links to state water codes and contact information for regulatory agencies that handle applications. It presents key federal case law and statutes and other features to reinforce the material. For law practitioners and environmentalists to property/business owners acquiring or retaining water rights, this is the ideal primer on water law, with numerous tools to aid in further research.

Torts Oxford University Press on Demand

In Colonial Lives of Property Brenna Bhandar examines how modern property law contributes to the formation of racial subjects in settler colonies and to the development of racial capitalism. Examining both historical cases and ongoing processes of settler colonialism in Canada, Australia, and Israel and Palestine, Bhandar shows how the colonial appropriation of indigenous lands depends upon ideologies of European racial superiority as well as upon legal narratives that equate civilized life with English concepts of property. In this way, property law legitimates and rationalizes settler colonial practices while it racializes those deemed unfit to own property. The solution to these enduring racial and economic inequities, Bhandar demonstrates, requires developing a new political imaginary of property in which freedom is connected to shared practices of use and community rather than individual possession.

An Introduction Cambridge University Press

Gardner and MacKenzie's An Introduction to Land Law has been widely acclaimed by students and teachers for the distinctively informative and stimulating way in which it addresses this challenging subject. Concise and highly readable, it covers the main points of land law found in the syllabuses of law schools in England and Wales. While not intended as a comprehensive textbook, it provides both sufficient detail, and especially the illuminating overview needed, for a real understanding, and many pointers for those seeking more. Most of all, it stands apart from other land law books in the model it offers of critical engagement with the material. As the authors say in their Preface: [W]e aim not just to state the law, but to paint its portrait, or tell its story, or something of that kind. So we set out to offer a careful, thoughtful, honest and critical (but not unsympathetic) appraisal, from a number of directions, both doctrinal and contextual. Once again, too, we present the portrait or story partly for its own interest, but most of all so as to encourage readers to try something similar for themselves – to reflect on the subject more, and so understand it better, and at the same time

deepen their thinking skills in general. As well as updating the book's overall coverage, this new edition features reworked discussions of areas where the law has recently undergone substantial change, and also where the authors' thoughts themselves have developed – including ownership, easements, and rectification of the land register. As one reader of the first edition commented, 'it shone light where none had shone before, and lit a clear path to understanding'.

Indigenous Land Rights in the Inter-American System BRILL

This classic work (formerly entitled An Introduction to the History of Land Law) has been thoroughly revised with some chapters rewritten to bring it completely up to date. It is available for the first time in paperback.

The Struggle for Land and Justice in Kenya Routledge

Discusses German, Italian, French, American, and British property law as mere variations based upon a few fundamental themes through which these nations developed legal systems to provide responses to common economic problems and to set legal foundations for working markets.

United States Water Law Greenwood Publishing Group

This book surveys the leading modern theories of property – Lockean, libertarian, utilitarian/law-and-economics, personhood, Kantian and human flourishing – and then applies those theories to concrete contexts in which property issues have been especially controversial. These include redistribution, the right to exclude, regulatory takings, eminent domain and intellectual property. The book highlights the Aristotelian human flourishing theory of property, providing the most comprehensive and accessible introduction to that theory to date. The book's goal is neither to cover every conceivable theory nor to discuss every possible facet of the theories covered. Instead, it aims to make the major property theories comprehensible to beginners, without sacrificing accuracy or sophistication. The book will be of particular interest to students seeking an accessible introduction to contemporary theories of property, but even specialists will benefit from the book's lucid descriptions of contemporary debates.

Land Law CRC Press

Basically a revised edition of [the author's] A preliminary survey of the law of real property.

Introduction to Land Law John Wiley & Sons

Explores the limits of law in changing unequal land relations in Kenya.

Land Law The Lawbook Exchange, Ltd.

Doctrinal and critical, Thompson's Modern Land Law looks at the core areas of this subject area through a theoretical lens. The authors excel at explaining difficult rules and concepts clearly but without oversimplification, guiding students around the common pitfalls in areas where there is typically misunderstanding or confusion. Straightforward accounts of the law are underpinned by insightful author commentary on areas of debate, exposing students to critical reasoning. Examples of the context in which land law operates helps students to understand abstract topics and encourages them to appreciate the social importance of this subject.

From Victims to Actors. Second Revised Edition Oxford University Press, USA

This introductory textbook provides an overview of the concepts necessary for an understanding of agricultural and agribusiness law. The text will help students of land-based industries with little or no legal background to appreciate and identify issues which may require referral or consultation with legal counsel. Each concise chapter addresses a different legal issue that those employed in agriculture and agribusiness may face, and both federal law and representative examples of state law are included. In addition to traditional topics such as contracts, property law and estate planning, the book also covers more contemporary issues such as organic certification, animal law, genetically engineered crops and food safety. Agricultural law extends beyond those directly engaged in farming to those in agribusiness who provide services and inputs to farmers, buy farmers' products, store or transport products, manufacture food products, and serve as

intermediaries between farmers and consumers. The book will therefore also serve as a reference and a guide for those employed in agribusiness as well as agriculture.

An Introduction to the Principles of Land Law, New South Wales MICHIE

The great liberties and guarantees of the United States Constitution are stated as general principles, to be perpetuated and reapplied in a changing America. This book provides a basic understanding of Constitutional law, addressing both the history of the U.S. Constitution and each of its individual clauses. It explains the power of the Supreme Court, whereby a bare majority of five justices, each with lifetime tenure, can overrule the president, the Congress, and state and local governments—effectively declaring the rights and obligations of persons and organizations across the land. Referencing more than 950 Supreme Court decisions, the book treats each subject objectively and without opinionated commentary.

A Comparative Legal and Economic Introduction [London] : Oxford University Press

Designed to help the reader gain a deeper understanding of property law by explaining (in plain language) the analytical framework of the subject.

A History of the Land Law Routledge

The core principles of land law are articulated clearly in this new textbook, providing a framework through which students can gain a sophisticated understanding of the modern land law system. Emma Lees' expertise in research and teaching ensures all topics are thoroughly explained in a friendly and accessible style. The textbook uses a unique structure: "Chapter Goals" outline the key learning objectives while the core "Principles" are summarised to conclude each chapter with a comprehensive overview of the topic at hand. Key cases are explained while examples illustrate problems and possible solutions. Students understand how to accurately apply the core principles to land law scenarios, while also conducting their own critical analysis of the subject area. The author's enthusiasm is imbued in the writing style; students actively engage with the key debates and at the same time develop an appreciation of the subject as a whole. A comprehensive interpretation of this subject, *The Principles of Land Law* is the ideal companion to a course in land law. Online resources Bimonthly updates on recent law changes.

Introduction to South Pacific Law Oxford University Press

This book sets out to provide an introduction to basic English land law rules. It is aimed at first year undergraduates and those studying for professional examinations in both law and other subjects where an understanding of land law is essential.

Interpreting Land Records Psychology Press

Modern Land Law offers a lively and thought-provoking account of a subject that remains at the heart of our legal system. Dispelling any apprehension about the subject's formidability from the outset, this compact textbook provides an absorbing and exact analysis of all the key legal principles relating to land. Written with students firmly in mind, the principal features of this textbook include: • a clear introduction to every chapter which frames each topic in its wider context; • corresponding chapter summaries which help to consolidate learning and encourage reflection; • the use of tables and diagrams to aid understanding of complicated topics; • a friendly two-color text design which complements Martin Dixon's comprehensible and engaging writing; • an updated companion website which supports this textbook with a fully customizable testbank for lecturers; self-test questions and practice exam-style questions for students as well as podcasts to keep students updated with new cases, important decisions and other newsworthy issues relating to land law. This 9th edition has been thoroughly revised and updated to take into account key developments in the law in the light of the Law Commission's recommendations on easements and

covenants, as well as the increased impact of the HRA 1998 on case law. All major recent decisions and judgments will be incorporated alongside a discussion of proposals for reform and new legislation. Modern Land Law is one of the most current and reliable textbooks available on land law today.

United States Constitutional Law Bloomsbury Publishing

The previous editions of Torts were highly regarded for their clarity of explanation and engaging writing style, and this new fourth edition fully retains each of these qualities. The text has been extensively revised and updated, and there is a new chapter on privacy. The enhanced layout includes end of chapter summaries and self-test exercises and an extensive bibliography. This is therefore an ideal companion to the subject for both law undergraduates and GDL/CPE students.

An Historical Introduction to the Land Law BRILL

Holdsworth, Sir William. *An Historical Introduction to the Land Law*. London: Oxford University Press, 1927. xxiv, 339 pp. Reprinted 2004 by The Lawbook Exchange, Ltd. LCCN 2002025949. ISBN 1-58477-262-X. Cloth. \$95. * Sir William Holdsworth [1871-1944] was one of the most distinguished historians of English common law. Written to provide students of Real Property with a concise history of the field, Holdsworth believed this knowledge necessary as contemporary land law was difficult to understand without an understanding of its roots. Fifoot commends this book in his *English Law and its Background* for its history of the rules against perpetuities (121). The *Law Quarterly Review* noted that "every beginner will certainly have to read [this] book before he reads anything else" (44:105). Both sources cited in Marke, *A Catalogue of the Law Collection at New York University* (1953) 773.

Basic Principles of Property Law LexisNexis

This book addresses the right of indigenous peoples to live, own and use their traditional territories, and analyses how international law addresses this. Through its meticulous examination of the interaction between international law and indigenous peoples' land rights, the work explores several burning issues such as collective rights, self-determination, property rights, cultural rights and restitution of land. It delves into the notion of past violations and the role of international law in providing for remedies, reparation and restitution. It also argues that there is a new phase in the relationship between States, indigenous peoples and private actors, such as corporations, in the making of territorial agreements.

Cases and Materials Durham, N.C. : Carolina Academic Press

This text is divided into a series of discussion topics, offering descriptions of the American response to specific urban problems and contrasting the American experience with approaches from other nations. Kushner offers readers, including those with no experience in the field, a wide range of discussion topics to suit their interests. The selected subjects range from traditional planning techniques such as zoning and "smart growth" management systems, to affordable housing, transportation, economic development, and urban revitalization. Other topics such as land use controls and land development laws in different countries are also included. This book can be read by those simply interested in the field, or by readers searching for a lively discussion of contemporary problems.

An Introduction to American Land Law Oxford University Press

"[This book provides an] introduction to the legal and policy issues associated with vacant and problem properties, how to take action to revitalize them, and how to frame effective and defensible local ordinances and regulations. It also addresses the benefits and challenges of creating land banks, the regulatory issues involved with dealing with brownfield properties, the importance of developing sound demolition strategies, and the value of greening or nondevelopment reuse strategies."--

Related with An Introduction To Land Law Digital:

- Kirk Cousins Neurofeedback Training : [click here](#)