

# JUDGES' LIBRARY MONTHLY NEWSLETTER

Vol: 1  
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## LIST OF BOOKS FOR THE MONTH OF SEPTEMBER, 2013

### MODERN CONSTITUTIONAL LAW (3 VOLS) WILLIAM RICH, WEST, 2011 (ONE COPY)

The third edition of 'Modern Constitutional Law' covers a broader range of topics than most current constitutional law treatises, addressing both civil and criminal law, as well as topics that cut across that traditional divide. In addition to addressing all aspects of the Bill of Rights, federalism, and separation of powers doctrine, the text includes such categories as Native American law, juvenile law, military justice, civil and criminal contempt, government immunity, full faith and credit, habeas corpus procedure and constitutional litigation.

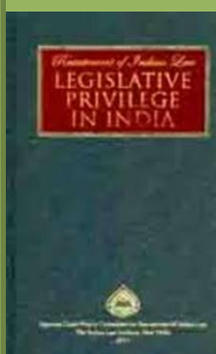
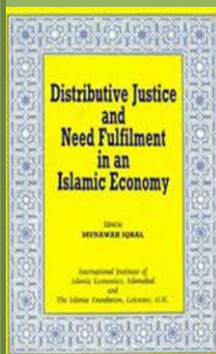
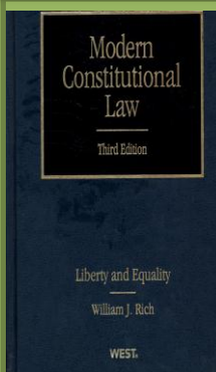
### DISTRIBUTIVE JUSTICE AND NEED FULFILMENT IN AN ISLAMIC ECONOMY (ISLAMIC ECONOMICS SERIES)

MUNAWAR IQBAL  
ISLAMIC FOUNDATION, 2007  
(ONE COPY)

Containing some of the papers presented to the second International Conference on Islamic Economics held in Islamabad in 1983, this text reflects Muslim thinking on some of the most important economic issues of the late 20th century.

### RESTATEMENT OF INDIAN LAW LEGISLATIVE PRIVILEGE IN INDIA VENUGOPAL KRISHNAN LEXIS NEXIS 2011 (ONE COPY)

Definition of Legislative Privileges, Powers and Immunities--Source of Privileges, Powers and Immunities of Legislatures in India-- Express Legislative Privileges--Legislative Privileges under Legislation--other Legislative Privileges Breach of Legislative Privilege in the Indian Context-Comity.



### FINDING SOLUTIONS FOR ENVIRONMENTAL CONFLICTS: POWER AND NEGOTIATION EDWARD CHRISTIE EDWARD CHRISTIE, 2008 (ONE COPY)

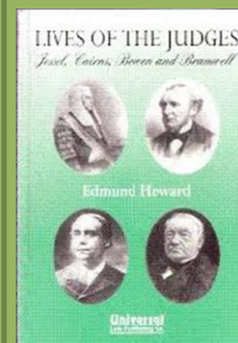
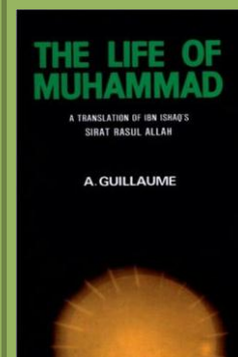
Contents: Foreword: The Hon. Justice Peter Gray, Federal Court of Australia 1. Introduction 2. Principles and Concepts in Environmental Decision-Making 3. Constraints to Participation in Public Interest Environmental Conflicts 4. Enforcement of Environmental Laws: Legal Rights, Conflict Resolution, Knowledge Power and Negotiation 5. Sustainability and the Environment

### THE LIFE OF MUHAMMAD: A TRANSLATION OF ISHAQ'S SIRAT RASUL ALLAH ALFRED GUILLAUME; OXFORD UNIVERSITY PRESS 2013 (ONE COPY)

Professor Guillaume's translation of the Sira of Ibn Ishaq is now reissued. The translator used Ibn Hisham's abridgement and also included many additions and variants found in the writings of early authors. The book thus presents in English practically all that is known of the life of the Prophet. In the introduction, the translator discusses the character of the Sira in the light of the opinion of early Arabian scholars, noting especially the difficulties of the poetry.

### LIVES OF THE JUDGES EDMUND HEWARD UNIVERSAL LAW PUB. 2006 (ONE COPY)

These four biographies are more than 'snapshots' of four distinguished Judges of the past - they are biographies, which have made a distinct and distinguished contribution to the Common Law. All four belonged to the 19th Century.



**THE APPLICATION OF ISLAMIC  
CRIMINAL LAW IN PAKISTAN:  
SHARIA IN PRACTICE  
TAHIR WASTI  
BRILL, 2009 (ONE COPY)**

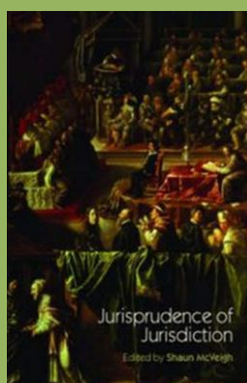
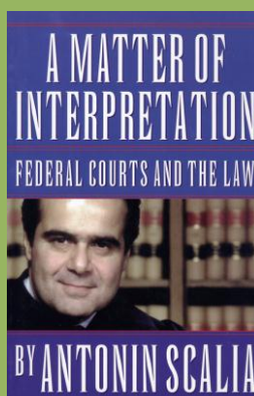
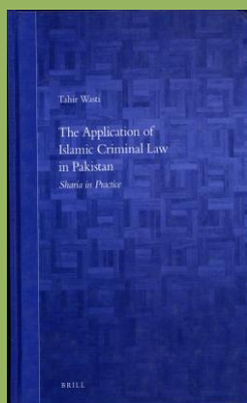
No legal system in the world has aroused as much public interest as Sharia. However, the discourse around Sharia law is largely focused on its development and the theories, principles and rules that inform it. Less attention has been given to studying the consequences of its Operation, particularly in the area of Islamic criminal law. Even fewer studies explore the actual practice of Islamic criminal law in contemporary societies. This book aims to fill these gaps in our understanding of Sharia law in practice.

**A MATTER OF INTERPRETATION  
FEDERAL COURTS AND THE LAW  
ANTONIN SCALIA  
PRINCETON UNIVERSITY PRESS,  
1998 (TWO COPIES)**

A Matter of Interpretation is a collection of essays—one written by Supreme Court Justice Antonin Scalia, 4 written by legal/historical scholars in response to Scalia's essay, and one essay from Scalia responding to the scholar's comments. The collection overall is interesting, but it is definitely Justice Scalia's comments that make the compilation worth reading. His comments and arguments were perfectly lucid, very readable, and very enjoyable. His legal and logical defense of 'textualism' as a viable mode of interpretation is interesting to read and his arguments are compelling.

**JURISPRUDENCE OF  
JURISDICTION  
SHAUN MCVEIGH  
ROUTLEDGE, 2007 (ONE COPY)**

For much of the history of the western legal order, jurisdiction has been the first question of law. This book investigates the difference that jurisdiction makes to the ordering of normative existence. It also follows the speculation that without an account of jurisdiction, jurisprudence would be left speechless. This book also follows the speculation that without an account of jurisdiction, jurisprudence would be left with no power to address the conditions of attachment to legal and political order.



**PAKISTAN'S EXPERIENCE  
WITH FORMAL LAW  
OSAMA SIDDIQUE  
CAMBRIDGE, 2013 (ONE  
COPY)**

Law reform in Pakistan attracts such disparate champions as the Chief Justice of Pakistan, the USAID and the Taliban. Common to their equally obsessive pursuit of 'speedy justice' is a remarkable obliviousness to the historical, institutional and sociological factors that alienate Pakistanis from their formal legal system. This pioneering book highlights vital and widely neglected linkages between the 'narratives of colonial displacement' resonant in the literature on South Asia's encounter with colonial law and the region's postcolonial official law reform discourses. Against this backdrop, it presents a typology of Pakistani approaches to law reform and critically evaluates the IFI-funded single-minded pursuit of 'efficiency' during the last decade. Employing diverse methodologies it proceeds to provide empirical support for a widening chasm between popular, at times violently expressed, aspirations for justice and democratically deficient reform designed.

**THE POLITICS OF THE COMMON  
LAW: PERSPECTIVES, RIGHTS,  
PROCESSES, INSTITUTIONS  
ADAM GEAREY  
CAVENDISH PUBLISHING, 2009  
(ONE COPY)**

The Politics of the Common Law is an introduction to the English legal system that places the law in its contemporary context. It is not like other conventional accounts that simply seek to describe institutions and summaries details. The book is a coherent argument, organized around a number of claims. Can today's common law be characterized as a series of emergent practices that articulate the principles of human rights and due process? The common law is presented as historical experience; the authors present the perspective that we are in the opening of a new chapter.

