



JUDGES' LIBRARY MONTHLY NEWSLETTER

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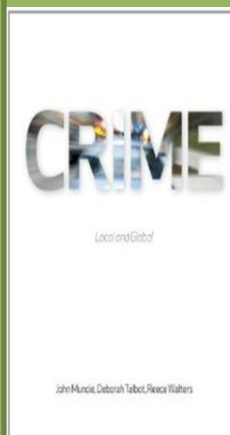
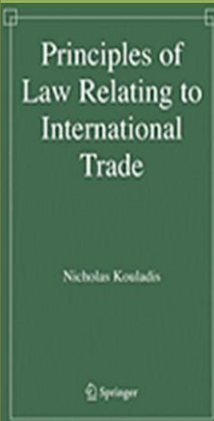
LIST OF BOOKS FOR THE MONTH OF FEBRUARY, 2014

PRINCIPLES OF LAW RELATING TO INTERNATIONAL TRADE NICHOLAS KOULADIS SPRINGER, 2006 (ONE COPY)

Principles of Law Relating to International Trade (formerly Principles of Law Relating to Overseas Trade) has been comprehensively expanded, revised, repackaged and re-titled in this edition to provide a more accessible and relevant textbook on the subject. Commentary and references to new and classic cases are now included in footnotes in the main text, for ease of reading. Imbued with careful research and practical experience it presents an attempt to form a concise and authoritative statement of the law affecting international trade. The book's concise, lucid style will be particularly popular among law students both at degree and professional level, and among practicing lawyers.

CRIME: LOCAL AND GLOBAL JOHN MUNCIE WILLAN PUB, 2010 (ONE COPY)

Crime: Local and Global and its sister text *Criminal Justice: Local and Global* are two new teaching texts that aim to equip the reader with a critical understanding of the globally contested nature of 'crime' and 'justice'. Through an examination of key concepts and criminological approaches, the books illuminate the different ways in which crime is constructed, conceived and controlled. International case studies are used to demonstrate how 'crime' and 'justice' are historically and geographically located in terms of the global/local context, and how processes.

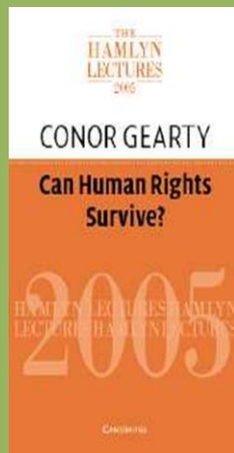
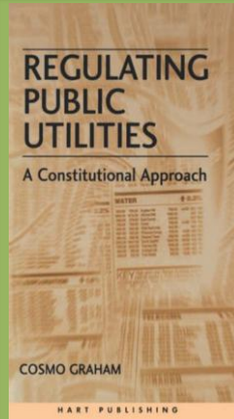


REGULATING PUBLIC UTILITIES COSMO GRAHAM HART PUBLISHING, 2000 (ONE COPY)

This book examines the implications for public law of the regulation of privatised utilities, asking how these institutions fit into our constitutional understandings regarding accountability, individual rights and territorial government. It argues that new approaches are needed if constitutional and regulatory principles are to accommodate one another. This is of particular interest in the context of recent constitutional reforms and the growing influence of European integration. After describing the institutions, their powers and duties, particular attention is paid to the position of consumers, the role of the European Community, territorial government and the place of individual rights. The book concludes by looking at price control, the coming of competitive markets for utility.

CAN HUMAN RIGHTS SURVIVE CONOR GEARTY LONDON SCHOOL OF ECONOMICS, 2010 (ONE COPY)

In this set of three essays, originally presented as the 2005 Hamlyn Lectures, Conor Gearty considers whether human rights can survive the challenges of the war on terror, the revival of political religion, and the steady erosion of the world's natural resources. He also looks deeper than this to consider the fundamental question: How can we tell what human rights are? In his first essay, Gearty asks how the idea of human rights needs to be made to work in our age of relativism, uncertainty and anxiety. In the second, he assesses how the idea of human rights has coped with its incorporation in legal form in the UK Human Rights follow us.

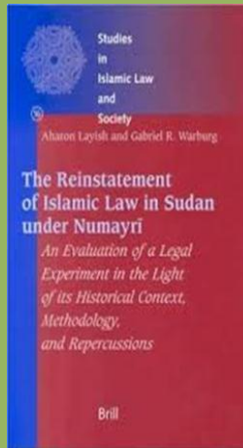


THE REINSTATEMENT OF ISLAMIC LAW IN SUDAN UNDER NUMAYRI

AHARON LAYISH

BRILL ACADEMIC PUB, 2002
(ONE COPY)

An examination of President Ja'far Numayri experiment of reinstating Islamic law in the Sudan and the methods employed to this end, in the light of its historical context and sources of inspiration. Islamist legislation, legal circulars and judicial practice are here utilized as source material for the analysis of the methodology employed in Numayri's experiment and its application with a view to evaluating their impact on the uncodified Islamic law, state control of public morals, and on Sudanese society and economy. The focus of attention here is the judge as an instrument for implementing the government's Islamist policy by means of expanded judicial discretion based on a synthesis of traditional Islamic and modern non-Islamic sources of law.



THE POLITICS OF CIVIL SOCIETY

FRED POWELL

POLICY PRESS, 2007 (ONE COPY)

The politics of civil society is an original, thought provoking analysis which challenges one-dimensional neoliberal thinking about civil society, and seeks to rediscover its radical roots. The original edition shifted the scholarly debate onto the new ground, offering an accessible and compelling analysis of one of the central issues of our times. In the second, revised edition of this indispensable book, the author looks behind 'the mirror of power' to discover the reality of civil society - or 'Big Society', as it has become known. He finds not one but three forms of civil society: radical, liberal and conservative. In complex interplay between state and civil society, the author argues that citizens contend for power through civil society.

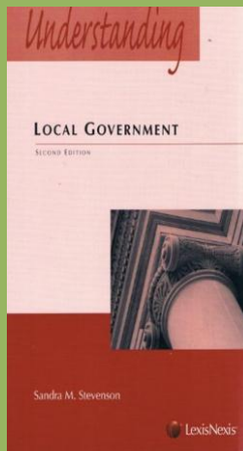


UNDERSTANDING LOCAL GOVERNMENT

SANDRA M. STEVENSON

LEXISNEXIS, 2009 (ONE COPY)

This Understanding Local Government Law book is an invaluable source of information in a very understandable format for those interested in learning about the role and functioning of local governments. It was written for both law students studying local entities and for local officials or individuals involved with them. In providing a comprehensive perspective of how they provide services and meet the needs of local residents, all who study, participate or interact in any way with local governments will be better prepared to appreciate their similarities to and differences from state and federal governments. The reader will also gain fundamental knowledge about their authority to act and the limitations that exist on the exercise of local powers. This will better prepare anyone to avoid mistakes that may result from such a lack of perspective and understanding.



UNDERSTANDING PROPERTY LAW

JOHN G SPRANKLING

LEXISNEXIS (ONE COPY)

This comprehensive and authoritative Understanding treatise is suitable for use in conjunction with any Property casebook. Features include. Complete coverage of all standard property topics, including landlord-tenant law, adverse possession, rights in personal property, estates and future interests, marital property, land sale transactions, servitudes, nuisance, zoning, takings, and other land use issues. Analysis of cutting-edge topics, such as property rights in human bodies, current takings issues, the new Restatement (Third) of Property (Servitudes), rights and duties of homeowners' associations, and property rights in personal names and likenesses. Discussion of the policy and historical underpinnings of property law doctrines; and Clear writing and detailed organization to facilitate student understanding of both basic concepts and controversial topics.

