

JUDGES' LIBRARY MONTHLY NEWSLETTER

Vol: 3
Issue: 5
October, 2015

LIST OF BOOKS FOR THE MONTH OF OCTOBER, 2015

THE SAGE DICTIONARY OF CRIMINOLOGY

EUGENE MCLAUGHLIN, JOHN
MUNCIE

SAGE PUBLICATIONS LTD., 2013
(ONE COPY)

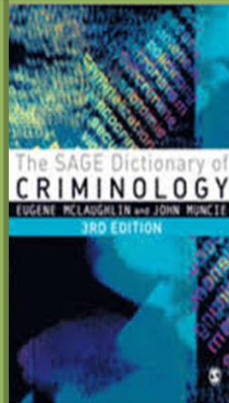
The Sage Dictionary of Criminology provides a comprehensive introduction to criminological theory, its diverse forms of reference and its distinctive modes of analysis. Each entry contains: a definition setting out the basic parameters of the concept itself; distinctive features providing detailed comment on the concept's origins, development and general significance; evaluation of those concepts considered to have greatest theoretical weight and lasting legacy; associated concepts for cross-referencing and mapping connections across various fields and issues; and key readings to reinforce the aim of the dictionary as a learning resource.

STRANGLING LIBERTY: MEDIA IN DISTRESS IN PAKISTAN

RIAZ AHMAD SHEIKH

FRONTPAGE PUBLICATIONS, 2013
(TWO COPIES)

This book attempt to trace the history of media during the last 66 years that shows as to how tremendous pressure simultaneously stemming from diverse dimensions in the form of extremists' command on one end and state repressions on the other, ideological constraints, international power game, ethno-religious overtones, and most importantly, the role of Secret Agencies including Inter-Services Intelligence and other military tyrannies, have geared up the issue relating to the oppression of freedom of media in Pakistan an international hot topic for debate.



INTRODUCTION TO JURISPRUDENCE

Dr. AVTAR SINGH,

Dr. HARPREET KAUR

LEXISNEXIS, 2013 (TWO COPIES)

This is a study of the first principles of law, as jurisprudence, as a subject, is often described. Even the first principles of law have not remained static. The principles of law which occupy a position of prime importance at one time may outlive their utility in the course of time and may be replaced by some other new and up-coming principles or there may be an amalgam of the new with the old. The present study contains all the outstanding features in which this subject is usually cast. In addition, the work carries a separate presentation of schools and theories of law with contribution from various authors and a critical examination of their merits.

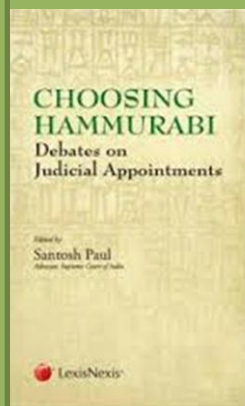
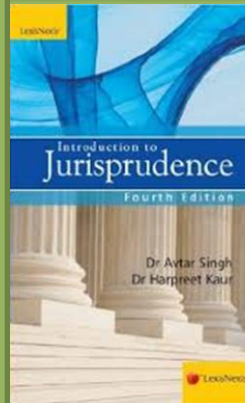
CHOOSING HAMMURABI:

DEBATES ON JUDICIAL APPOINTMENTS

SANTOSH PAUL

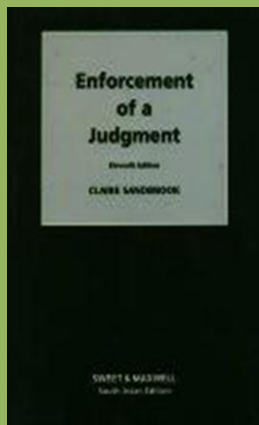
LEXISNEXIS, 2013 (TWO COPIES)

This book deals with all aspects of the highly contentious subject of judicial appointments and judicial accountability with contributions from judges, lawyers, academicians, journalists, etc. There has never been a consensus on the issue of judicial appointments. The debate which commenced in 1949 has raged on for the last six decades in India. The 'primacy' in matters of judicial appointments lay with the Executive wing of the Government till the year 1993. The decision of the Supreme Court in SC Advocates on Record Association in 1993 made the Supreme Court of India the most powerful court in the world with the power to make appointments of its own personnel.



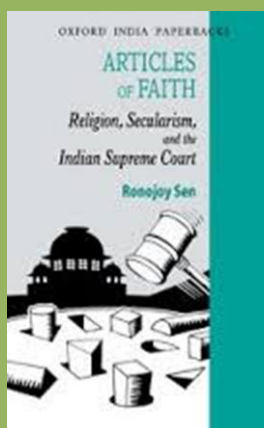
**ENFORCEMENT OF A JUDGMENT
CLAIRE SANDBROOK
SWEET & MAXWELL, 2012 (ONE
COPY)**

*The new 11th edition of Enforcement of a Judgment:- *Examines the various enforcement procedures available once a judgment has been made *Looks at the different remedies available and provides guidance as to the appropriate remedy to choose *Reproduces extracts from relevant legislation and examples of various court orders and forms *Assesses the use of insolvency procedure and gives guidance on how to wind up a company, bankrupt an individual and deal with insolvent partnerships *Covers enactment of the Tribunals Courts and Enforcement Act 2007 and its implications, and the implementation timetable for new supporting Regulations *Anticipates the impact of changes on the way judgments are enforced *Discusses developments from ongoing case law, such as in the Charging Order and Order for Sale arena and in the area of foreign judgment enforcement.*



**ARTICLES OF FAITH: RELIGION,
SECULARISM, AND THE INDIAN
SUPREME COURT
RONOJOY SEN
OXFORD UNIVERSITY PRESS,
2012, (ONE COPY)**

This pioneering book analysis India's approach to secular governance in light of the judgments delivered by the Indian Supreme Court. It focuses specifically on the Supreme Court's interpretation of the constitutional right to freedom of religion and its influence on the discourse of secularism and nationalism. The volume, examining the role of the Court in defining and demarcating religion, religious freedom, practices, and organizations, also addresses important issues such as interpretative traditions and legal doctrines developed by the judiciary over the years. This edition will be useful to students and scholars of law, modern Indian history, and political science.



**ECONOMIC FOUNDATIONS OF
LAW
STEPHEN J. SPURR
ROUTLEDGE, 2010 (ONE
COPY)**

Economic Foundations of Law (2nd ed.) provides an economic analysis of the major areas of the law: property law, torts, contracts, criminal law, civil procedure, corporation law and financial markets, taxation and labor law. In line with current trends in legal scholarship, discussion is focused on economic principles such as risk aversion, efficiency, opportunity cost, moral hazard, rent-seeking behaviour and economies of scale. Accessible, comprehensive and well written, this book uses extensive practical examples and explanations to illustrate key points. There are numerous applications to lawyers and the legal profession, with detailed discussions of subjects as diverse as the proposed market for transplantable human organs.



**MORRIS: THE CONFLICT OF
LAWS
DAVID MCCLEAN, KISCH
BEEVERS
SWEET & MAXWELL, 2010
(ONE COPY)**

This book is one of the leading titles on the conflict of laws, covering all branches of private international law. It is unparalleled in breadth of scope and wealth of detail. The work explains the fundamental principles of the subject and how the law works in practice. The authors encourage thinking by getting readers to think about the issues which concern the working of the conflict of laws as a whole, its theoretical basis and methodology. The new edition has been fully updated and takes into account all recent developments including the Rome I and Rome II Regulations on contractual and non-contractual obligations, as well as recent case law from European and English courts.

