



JUDGES' LIBRARY MONTHLY NEWSLETTER

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LIST OF BOOKS FOR THE MONTH OF DECEMBER, 2015

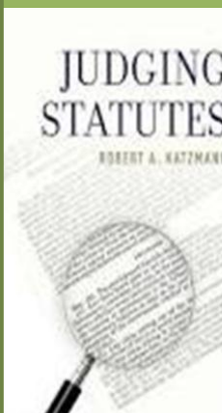
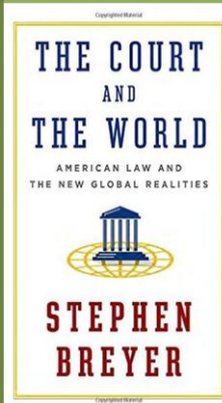
THE COURT AND THE WORLD: AMERICAN LAW AND THE NEW GLOBAL REALITIES

STEPHEN BREYER
**ALFRED A. KNOFF, 2015 (ONE
COPY)**

In this original, far-reaching, and timely book, Justice Stephen Breyer examines the work of the Supreme Court of United States in an increasingly interconnected world, a world in which all sorts of activity, both public and private – from the conduct of national security policy to the conduct of international trade – obliges the Court to understand and consider circumstances beyond America's borders. To trace how foreign considerations have come to inform the thinking of the Court, Justice Breyer begins with that area of the law in which they have always figured prominently and goes on to show that as the world has grown steadily "smaller", the Court's horizons have inevitably expanded.

JUDGING STATUTES
ROBERT A. KATZMANN
**OXFORD UNIVERSITY PRESS,
2014 (ONE COPY)**

In Judging Statutes, Katzmann, who is a trained political scientist as well as a judge, argues that our constitutional system charges Congress with enacting laws; therefore, how Congress makes its purposes known through both the laws themselves and reliable accompanying materials should be respected. He looks at how the American government works, including how laws come to be and how various agencies construe legislation. He then explains the judicial process of interpreting and applying these laws through the demonstration of two interpretative approaches, purposivism and textualism.

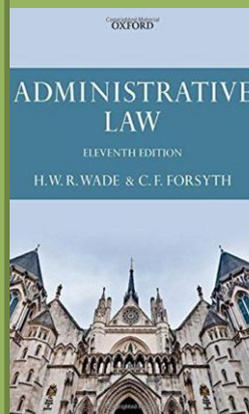
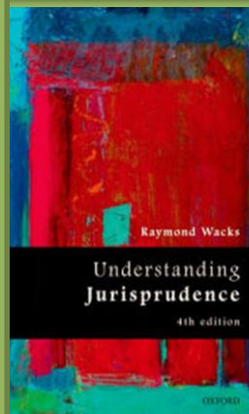


UNDERSTANDING JURISPRUDENCE RAYMOND WACKS OXFORD UNIVERSITY PRESS, 2015 (ONE COPY)

With a clear, engaging, and informal style, Understanding Jurisprudence is the perfect guide for students new to legal theory looking for a handy and stimulating starting point to this sometimes daunting subject. Key theories and theorists are introduced in a compact and practicable format, offering an accessible account of the central ideas without oversimplification. Further reading suggestions are included throughout, helping students to structure their research and navigate the jurisprudence's extensive literature. Critical questions are also included in each chapter, to encourage students to think analytically about the law and legal theory, and the numerous debates that it generates.

ADMINISTRATIVE LAW
H.W.R. WADE & C.F. FORSYTH
**OXFORD UNIVERSITY PRESS,
2014 (TWO COPIES)**

Wade and Forsyth's Administrative Law has been a cornerstone text since its first edition in 1961. It provides a comprehensive & perceptive account of the principles of judicial review and the administrative arrangements of the United Kingdom. For over fifty years, Administrative Law has been trusted by students in the UK and internationally and is extensively cited by Courts in England and Wales. The book's clarity of exposition makes it accessible to the student approaching the subject for the first time, whilst its breadth of coverage and perceptive insight ensure its value to all interested in this field, academics and practitioners alike.

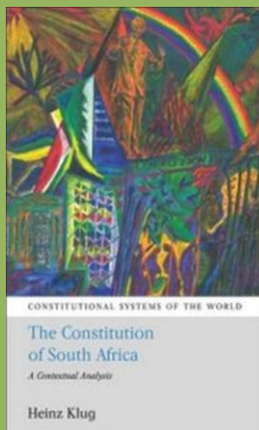


THE CONSTITUTION OF SOUTH AFRICA: A CONTEXTUAL ANALYSIS

HEINZ KLUG

HART PUBLISHING, 2010 (TWO COPIES)

South Africa's 1996 'Final' Constitution is widely recognised as the crowning achievement of the country's dramatic transition to democracy. This transition began with the unbanning of the liberation movements and release of Nelson Mandela from prison in February 1990. This book presents the South African Constitution in its historical and social context, providing students and teachers of constitutional law and politics an invaluable resource through which to understand the emergence, development and continuing application of the supreme law of South Africa. The chapters present a detailed analysis of the different provisions of the Constitution, providing a clear, accessible and informed view of the constitution's structure and role in the new South Africa. The book is written in an accessible style, with an emphasis on clarity and concision.

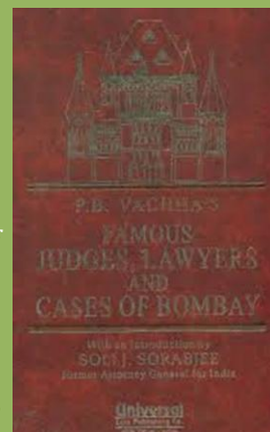


P.B. VACHHA'S FAMOUS JUDGES, LAWYERS AND CASES OF BOMBAY

P.B. VACHHA

UNIVERSAL LAW PUBLISHING CO., 2012 (ONE COPY)

This book purports to be History of British Judicial institutions in Bombay, from the earliest times, i.e. 1661 when Bombay first became a British possession, upto 1947, when the British finally took their departure and India became independent. The writer have endeavoured to trace the gradual growth of judicial institutions in Bombay from the date when Governor General Aungier set up the first primitive law court in 1672 to the establishment of the High Court in 1862; and the History also covers the first 85 years of the Bombay High Court from 1862 to 1947. The History further includes short sketches of the careers and personalities of the Eminent Judges and Lawyers of Bombay, as well as brief summaries of Famous Cases tried in Bombay during the period dealt with.



UNDERSTANDING INTERNATIONAL BUSINESS AND FINANCIAL TRANSACTIONS

JEROLD A. FRIEDLAND

LEXISNEXIS, 2010 (ONE COPY)

This concise Understanding treatise provides an overview of International Business and Financial Transactions. Based on the author's many years of legal experience, teaching, and studying in countries throughout the world, it provides both law students and practitioners with a practical summary of relevant topics. This new Third Edition also covers a wide range of topics relating to money, currency and finance in International Trade, The Rules of International Trade, United States Trade Laws, international sales, operating in foreign markets and taxation of international transactions. Understanding International Business and Financial Transactions also addresses recent developments in international business and finance particularly since the global financial crisis reached its full force in 2008.



UNDERSTANDING ANTITRUST AND ITS ECONOMIC IMPLICATIONS

E. THOMAS SULLIVAN &

JEFFREY L. HARRISON

LEXISNEXIS 2009 (ONE COPY)

This Understanding treatise is designed to supplement any antitrust casebook. When the first edition was published over twenty years ago, the Supreme Court was in the midst of reshaping antitrust law to reflect its philosophy that it should adhere to the teachings of economics. During the six years since the Fourth Edition was published, this process has continued as the Court sought to achieve greater consistency. For example: The Court removed resale price maintenance from the list of per se unlawful activities. The Court has also made it clear that it would treat secondary line price discrimination - perhaps the last remaining element of the populous antitrust philosophy of the 1960s - in a manner consistent with its emphasis on efficiency.

