

JUDGES' LIBRARY MONTHLY NEWSLETTER

Vol.: 4
Issue: 4
April, 2016

BOOKS AVAILABLE IN LIBRARY COLLECTION

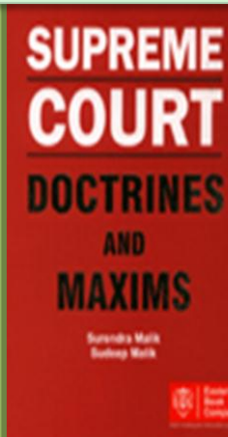
SUPREME COURT DOCTRINES AND MAXIMS

SURENDRA MALIK
EASTERN BOOK COMPANY, 2014
(ONE COPY)

This superb digest is most comprehensive and dependable source for the entire case-law of the Supreme Court for the last more than 60 years on the topic Doctrines and Maxims. Enriched with learned observations of the Court on various important Doctrines of Law and Latin Maxims, this book explains their scope and meaning and rulings on the fact situations in which they can be applied. It is well recognized that legal maxims and doctrines contain general principles and universal truths and are now frequently quoted in all legal works: thus, the present work will help to explain their meaning and applications.

THE CONSTITUTIONAL STATE
N.W.BARBER
OXFORD UNIVERSITY PRESS,
2010 (ONE COPY)

The Constitutional State provides an original analytical account of the state and its associated constitutional phenomena. It presents the state as a form of social group, consisting of people, territory and institutions bound together by rules. The institutions of the state make a distinctive and characteristic claim over the people of the state, who, in turn, have a distinctive and characteristic relationship with these institutions. It also casts light on some of the more difficult questions faced by writers on constitutions - such as the possibility of states undertaking actions and forming intentions, the moral significance of these actions for the people of the state, and the capacity of the state to carry responsibility for acts between generations.



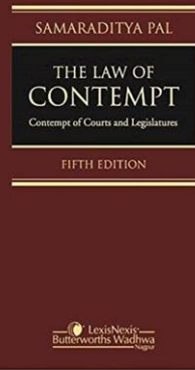
THE LAW OF CONTEMPT- CONTEMPT OF COURTS AND LEGISLATURES

SAMARADITYA PAL
LEXISNEXIS, 2013 (THREE COPIES)

This book covers a wider territory. Apart from the courts, it examines contempt of legislatures and tribunals. The presentation is in four parts. Part 1 deals with the constitutional provisions. Part 2 contains the commentaries on the Contempt of Courts Act, 1971. Part 3 is a brief overview of the contempt powers of the Tribunals. Part 4 traces the elements of contempt jurisdiction of the legislatures. It plays a vital role in the orderly and fair administration of justice and arms the legislatures to enforce discipline and ensure uninterfered progress of their proceedings. In the ultimate analysis, it is an indispensable aid in the constitutional functioning of our basic democratic institutions.

HOW JUDGES THINK
RICHARD A. POSNER
HARVARD UNIVERSITY PRESS,
2008 (ONE COPY)

An experienced appellate court judge, Richard A. Posner offers in this book a unique and, to orthodox legal thinkers, a startling perspective on how judges and justices decide cases. When conventional legal materials enable judges to ascertain the true facts of a case and apply clear pre-existing legal rules to them, Posner argues, they do so straightforwardly; that is the domain of legalist reasoning. However, in non-routine cases, the conventional materials run out and judges are on their own, navigating uncharted seas with equipment consisting of experience, emotions, and often unconscious beliefs.

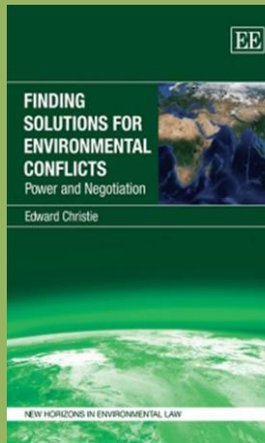


RICHARD A. POSNER

HOW JUDGES THINK

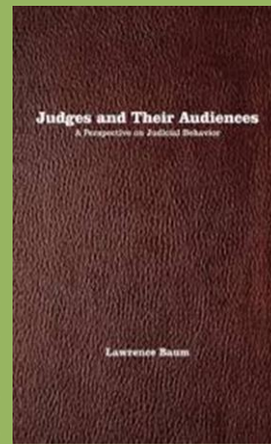
FINDING SOLUTIONS FOR ENVIRONMENTAL CONFLICTS
EDWARD CHRISTIE
EDWARD ELGAR, 2008 (ONE COPY)

Environmental conflicts over sustainability, Environmental Impact Assessment (EIA), biodiversity, biotechnology and risk, chemicals and public health, are not necessarily legalistic problems but land use problems. Edward Christie shows how solutions for these conflicts can be found via consensual agreement using an approach that integrates law, science and alternative dispute resolution (ADR) and reframes the role of law and science. This book assesses the key unifying principles of environmental and administrative law in Australia, the UK/EU and USA, together with accepted scientific concepts for environmental management and protection. By doing so it provides a cross-disciplinary approach to collaborative problem-solving and decision-making, and will be valuable to environmental professionals.



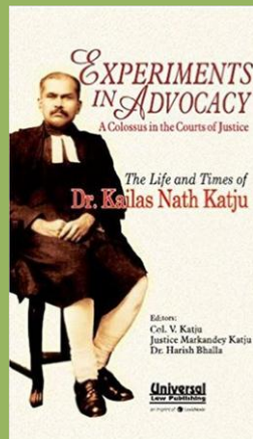
JUDGES AND THEIR AUDIENCES
LAWRENCE BAUM
PRINCETON UNIVERSITY PRESS, 2006 (ONE COPY)

What motivates judges as decision makers? Political scientist Lawrence Baum offers a new perspective on this crucial question, a perspective based on judges' interest in the approval of audiences that are important to them. The conventional wisdom in the study of judicial behavior holds that judges on higher courts seek only to make good law, good policy, or both. In these theories, judges are influenced by other people only in limited ways, as a consequence of their legal and policy goals. In contrast, Baum argues that the influence of judges' audiences is significant and pervasive. Judges and Their Audiences uses research in social psychology to make the case that we would expect salient audiences to shape judges' choices in substantial ways.



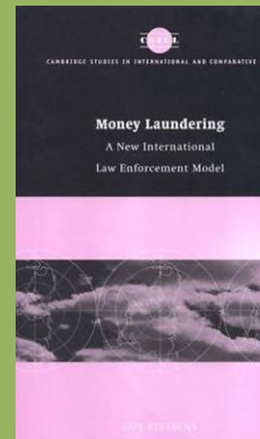
EXPERIMENTS IN ADVOCACY
COL. V. KATJU
UNIVERSAL LAW PUBLISHING CO. 2006 (ONE COPY)

Experiments in Advocacy is a compilation of articles written by Dr. Kailas Nath Katju about his long and distinguished career in the legal profession, an example of hard toil against adverse circumstances, which he conquered with indomitable determination and moral strength. An eloquent speaker, he was capable of giving to the cases he argued such twists and turns that made him famous as a "case winner". He could easily ignite that spark of doubt in the mind of the Bench, which would start a process of thought on the aspect of what in legal parlance is called beyond reasonable doubt. The book is not only a treatise on advocacy but also an exemplary account of leadership in a true democracy.



MONEY LAUNDERING
GUY STESENS
CAMBRIDGE UNIVERSITY PRESS, 2000 (ONE COPY)

This book gives a broad analysis of the legal issues raised by the international fight against money laundering. It offers an extensive comparative research of the criminal and preventive law aspects from an international perspective. Guy Stessens portrays money laundering as a new criminal trend threatening both national and international societies which must be addressed multilaterally through banking practice, international conventions, and with respect for human rights. The publication gives a thorough examination of the exchange of information, lifting banking secrecy, and seizing and confiscating assets, as well as the jurisdictional questions that inevitably arise in this context.



SIGNIFICANT LEGISLATIONS OF THE MONTH

- ❖ **Punjab Civil Servants Act, 1974 (VIII of 1974) (Amendment)**
- ❖ **The Pakistan Oil (Refining, Blending, Transportation, Storage and Marketing) Rules, 2016**