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1. Criminal Law in Italy

by: Astolfo di Amato
November 2013,
ISBN 9041151702
15,430 円 + 消費税

This book provides a practical analysis of criminal law in Italy. An introduction presents the necessary background information about the framework and sources of the criminal justice system, and then proceeds to a detailed examination of the grounds for criminal liability, the justification of criminal offences, the defences that diminish or excuse criminal liability, the classification of criminal offences, and the sanctions system.

Coverage of criminal procedure focuses on the organization of investigations, pre-trial proceedings, trial stage, and legal remedies. A final part describes the execution of sentences and orders, the prison system, and the extinction of custodial sanctions or sentences.

Its succinct yet scholarly nature, as well as the practical quality of the information it provides, make this book a valuable resource for criminal lawyers, prosecutors, law enforcement officers, and criminal court judges handling cases connected with Italy. Academics and researchers, as well as the various international organizations in the field, will welcome this very useful guide, and will appreciate its value in the study of comparative criminal law.

2. Criminal Law in South Africa

by: Shannon Vaughn Hocter
January 2013,
ISBN 9041147284
17,255 円 + 消費税

This book provides a practical analysis of criminal law in South Africa. An introduction presents the necessary background information about the framework and sources of the criminal justice system, and then proceeds to a detailed examination of the grounds for criminal liability, the justification of criminal offences, the defenses that diminish or excuse criminal liability, the classification of criminal offences, and the sanctions system.

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3. Criminal Law in Malawi

by: Lewis Chezan Bande

November 2012, ISBN 9041145745

15,430 円 + 消費税

This book provides a practical analysis of criminal law in Malawi. An introduction presents the necessary background information about the framework and sources of the criminal justice system, and then proceeds to a detailed examination of the grounds for criminal liability, the justification of criminal offences, the defenses that diminish or excuse criminal liability, the classification of criminal offences, and the sanctions system. Coverage of criminal procedure focuses on the organization of investigations, pre-trial proceedings, trial stage, and legal remedies. A final part describes the execution of sentences and orders, the prison system, and the extinction of custodial sanctions or sentences. Its succinct yet scholarly nature, as well as the practical quality of the information it provides, make this book a valuable resource for criminal lawyers, prosecutors, law enforcement officers, and criminal court judges handling cases connected with Malawi. Academics and researchers, as well as the various international organizations in the field, will welcome this very useful guide, and will appreciate its value in the study of comparative criminal law.

4. Criminal Law in Kenya

by: Francis D. P. Situma

November 2012, ISBN 9041145737

12,180 円 + 消費税

This book provides a practical analysis of criminal law in Kenya. An introduction presents the necessary background information about the framework and sources of the criminal justice system, and then proceeds to a detailed examination of the grounds for criminal liability, the justification of criminal offences, the defenses that diminish or excuse criminal liability, the classification of criminal offences, and the sanctions system. Coverage of criminal procedure focuses on the organization of investigations, pre-trial proceedings, trial stage, and legal remedies. A final part describes the execution of sentences and orders, the prison system, and the extinction of custodial sanctions or sentences. Its succinct yet scholarly nature, as well as the practical quality of the information it provides, make this book a valuable resource for criminal lawyers, prosecutors, law enforcement officers, and criminal court judges handling cases connected with Kenya. Academics and researchers, as well as the various international organizations in the field, will welcome this very useful guide, and will appreciate its value in the study of comparative criminal law.

5. Das englische Disclosure-Verfahren. .

Ein Modell für Zugang zu Information und Beweis im deutschen Zivilprozess?



Verena Brandt
14,210 円 + 消費税
Dec, 2013
Published in German.

In a comparison with the English Disclosure procedure, Verena Brandt studies whether there are deficiencies in the access to information and evidence in German civil proceedings and deals with the extent to which the basic idea of the English regulation for remedying a lack of information through no fault of one's own can be utilized in German law.

6. Die evangelischen Kirchenordnungen des XVI. Jahrhunderts

Zwanzigster Band: Elsass. 2. Teilband: Die Territorien und Reichsstädte (außer Straßburg)

Begr. v. Emil Sehling. fortgef. v. d. Heidelberger Akademie d. Wiss., hrsg. v. Eike Wolgast. Bearb. v. Gerald Dörner

[The Protestant Church Ordinances of the 16th Century. Volume 20: Alsace. Part Two: The Territories and the Imperial Cities (Excluding Strasbourg).]



Published in German.
ISBN 978-3-16-152952-8
Dec, 2013
40,400 円 + 消費税

When the Reformation was established in a territory or an imperial city, the territorial lords and the municipal authorities were forced to issue new ordinances for numerous areas of church life in their communities. These ordinances often had a wide impact, not only on church life but on the political and legal events in the territories. This second volume on Alsace contains the church ordinances of the county of Hanau-Lichtenberg, the territories of Fleckenstein and Rappoltstein as well as the imperial cities of Colmar, Hagenau,

Mulhouse, Munster in the Munster Valley and Wissembourg up to the year 1618. In keeping with influence of the reformation centers of Basel, Strasbourg and Württemberg, very different models of church organization and of the structure of communal life are shown.

7. Die Humanitäre Intervention in der ethischen Beurteilung

Hrsg. v. Hubertus Busche u. Daniel Schubbe

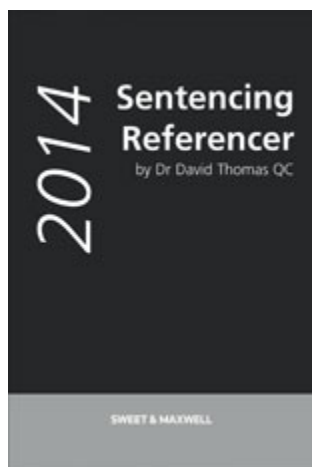
[The Humanitarian Intervention in an Ethical Assessment.]



December 2013
Published in German.
ISBN 978-3-16-152255-0
13,000 円 + 消費税

Is the community of states allowed to use force against a sovereign state in order to stop terrible suffering caused by governmental power? The authors of this volume deal systematically with this and other related issues. Unlike the far-reaching political discussions on the advantages and disadvantages of humanitarian intervention as well as the numerous assessments of their legitimacy in international law, this book is a collection of opinions from renowned experts who attempt an predominantly ethical assessment of humanitarian intervention, an assessment which includes the risks of abuse and failure as well as the dilemmas of humanitarian intervention between politics, international law and ethics.

8. Sentencing Referencer 2014



Practice Area: Criminal Law
ISBN: 9780414029248
Published by: Sweet & Maxwell
Author: Dr David A Thomas, QC
Publication Date: 05 Dec 2013
Format: Paperback
12,740 円 + 消費税

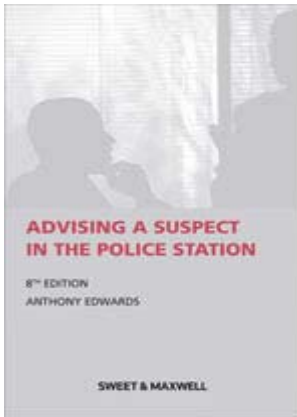
Whether you are looking for guidance on what sentence to expect for your client, deciding what sentence to pass on a case, or trying to build a case that will achieve the sentencing outcome you require the Sentencing Referencer can help you.

A concise A to Z guide on over 100 different sentencing topics, the Sentencing Referencer provides authoritative sentencing guidance in one easy to navigate book.

It emphasises throughout the dates from which particular provisions apply and includes tables of sentences, including the maximum sentences for the most common indictable offences.

The Sentencing Referencer 2014 will also publish as an eBook on Thomson Reuters ProView™, the professional-grade app that allows you to interact with the text in a host of new ways. Visit sweetandmaxwell.co.uk/proview for more information. Call 0845 600 9355 to pre-order.

9. Advising a Suspect in the Police Station 8th Edition



Practice Area: Criminal Law
ISBN: 9780414031029
Published by: Sweet & Maxwell
Author: Anthony Edwards
Publication Date: 05 Dec 2013
Format: Paperback
11,800 円 + 消費税

Advising a Suspect in the Police Station provides easily accessible guidance for solicitors and their representatives when advising a client at the police station. It sets out the different stages to follow from start to finish when representing a suspect, and includes instructions on conduct and formalities required.

The book is full of practical tools including useful checklists to ensure every angle is covered, handy decision trees to help navigate crucial issues around whether a client should answer questions in the interview, and simple content lists to quickly take you to the guideline you require. The book also discusses issues such as identification procedures, persons under a disability, immigration matters and special cases.

The new edition covers

- the new PACE Codes
- changes to Police powers of arrest
- The value of self-serving statements
- Changed terrorist powers
- issues on identification procedures
- new cautioning codes
- new prosecution policies

10. Clerk & Lindsell on Torts 20th Edition, Mainwork & Supplement



Series: Common Law Library
Practice Area: Tort
ISBN: 9780414023406
Published by: Sweet & Maxwell
Consultant Editors: Professor Anthony Dugdale; Professor Michael Jones
Publication Date: 12 Nov 2013
Format: Hardback

The 20th edition of Clerk & Lindsell on Torts is the definitive work in this area. It supplies the most authoritative guidance available on all aspects of the law of tort and is widely referred to and cited by practitioners and the judiciary.

- Covers all areas of tort, including negligence, defamation, nuisance and trespass, and statutory torts
- Deals with common law, statutory, individual and commercial torts individually, chapter by chapter
- Offers unequalled explanation of the general principles and shows how these apply in different situations through detailed analysis of case law
- Gives detailed guidance on remedies, such as damages and injunctions
- Examines possible defences and arguments that can be used
- Covers the relevant human rights issues
- Considers Commonwealth law, making the work relevant throughout the common law world
- Keeps you fully up to date with regular supplements

11. International Civil Fraud

A Multi-Jurisdictional Practitioners' Guide

Series: The European Lawyer Ref Series
Practice Area: Litigation, Reference, Tort
ISBN: 9780414027879
Published by: European Lawyer
General Editor: Louis Flannery
Publication Date: 31 Dec 2013
Format: Hardback
44,100 円 + 消費税

There is an increasing demand for advice regarding the legal framework applicable to frauds in foreign jurisdictions. This new book is to meet this demand by providing a single starting point of references for clients and advisers relating to international civil fraud.

- Civil fraud obligations
- Main elements of a cause of action (conspiracy; deceit; fraudulent breach of contract; breach of fiduciary duty)
- Remedies available (damages; restitution; specific performance; declaratory relief)
- Bases on which damages for civil fraud may be calculated
- Interim relief
- Bars to relief
- Advantages / disadvantages to pleading fraud
- Features of civil fraud law development
- Requirements of issuing proceedings
- Requirements for enforcing interim injunctions from abroad

12. EU Competition Law. Between Public and Private Enforcement



by: Bernardo Cortese
December 2013,
ISBN 9041146776
28,420 円 + 消費税

Despite several decades' worth of explicit directives, green papers, white papers, proposals, and communications from the European Commission, the actual enforcement of competition law across the Member States today is rife with shifting patterns that escape a clearly bounded framework. The underlying cause of this disarray, the authors of this deeply engaged work contend, lies in a host of legal uncertainties scattered around the intersection where private enforcement encounters the mechanisms of decentralized public enforcement - an area where a number of general as well as special questions of EU competition law, even its very goals and principles, rise into prominence.

In this truly authoritative book, eleven well-known European jurists and academics, all experts in competition law, offer in-depth perspectives on these questions and reveal conflicts between EU competition law and enforcement regimes. The subjects on which they focus include the following:

- agreements and concerted practices
- the effect on trade criterion
- the quasi legislative role of the Commission
- the need to preserve a central role for the preliminary ruling mechanism
- burden and standard of proof issues
- the role of experts
- the abuse of a dominant position in the form of 'margin squeeze'
- the lack of transparency characterizing the European Competition Network



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- leniency programmers and the circulation of evidence
- calculation of damages and the passing-on defense
- peculiarities of antitrust enforcement in the e-communications sector
- EU legislative competences in the audiovisual sector
- specific features of the pharmaceutical sector; and
- recent enforcement in the financial services sector.

A cumulative effect of the analysis and commentary emerges: that the issues of transparency and process of law raised in this book are profoundly related to the crisis of legitimation that the European Union is currently facing. For this reason the book will be of great interest not only to practitioners, academics, jurists, and officials in competition law, but to a wider legal community as well.

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Chapter 3 The Scope of EU and National Competition Law: The Effect on Interstate Trade Criterion in Practice Igor Taccani.

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Italian law is based on Roman law, particularly its civil law, and on French Napoleonic law (itself based on the Roman model). The codes of the Kingdom of Sardinia in civil and penal affairs were extended to the whole of Italy when Italy was unified in the mid-19th century. The criminal legal process involves judges, tribunals and assize courts (corte d'assise), which include juries (giudici popolari), unlike other courts which are composed entirely of lawyers. Once a trial has been concluded and judgement passed, a party found guilty can appeal the decision to an appeal court. If you're arrested in Italy, you have no right to see a lawyer (avvocato) before a hearing before a judge, but may give the name of your lawyer in writing.