

## Family Property Law Cases And Materials 5th University Casebook Series

Family LawFamily LawLandmark Cases in Land LawThe Devry Smith Frank LLP  
Guide to the Basics of Ontario Family Law, 3rd EditionFamily Law: Cases, Materials  
and ProblemsProperty LawFamily Law, Gender and the StatePrinciples of Copyright  
Law - Cases and MaterialsLandmark Cases in Property LawWork Law: Cases and  
Materials, Second EditionCases and Materials on California Community  
PropertyFamily LawProperty LawFamily Property Law, Cases and Materials on Wills,  
Trusts, and EstatesLAW, CUSTOM AND PROPERTY RIGHTS AMONG THE ?MA/NYIMA?  
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### Family Law

This book is based on an extensive field work in which the author tried to study the customary law of property of an African agrarian tribal community of Āma - also known as Nyimaṅ - of the Nuba Mountains in the northern Sudan. The writer has tried to explain the nature of property holding in the light of the people's philosophy evidenced in their social structure and their traditional beliefs. Special attention is paid to the traditional structure of political leadership in this highly segmented society that was prone not only to inter-tribal wars but was also in a constant 'fission and fusion' among themselves when not at war with other neighboring tribes. In discussing jurisdictional issues, and traditional settlement mechanisms based partly on law and custom, both adopted by this egalitarian society, the study is made currently relevant by keen observation on the effect of modernity on traditional ethics and morality of the Āma society that was once described by some authors as being 'impervious to foreign influence". Furthermore, the reception and assimilation of the state law together with the Shari'ah laws in various areas such as that relating to property devolution, family institution, and burial rites is treated as being of great significance in the overall development of the tribal customary laws. Like any other Nuba tribe, the consciousness of the Āma people of their ethos of identity marks their ferociously guarded customs and traditions prevalent up-to-date. The book is not only a precious academic endeavor full of keen observations, in depth study and analysis of tribal customary laws of property; but is also a memoir for the author to commemorate formidable tribal group of the Āma people in the Nuba Mountains of the Sudan.

### Family Law

## **Landmark Cases in Land Law**

Family Law addresses contemporary family law issues and analyzes the public and private dichotomy in contemporary family law relationships. Current family law topics addressed in this book include: • Marriage and marriage alternatives • Support and property rights • Conception and reproduction issues • Domestic violence and intrafamily torts • Care and supervision of children • Adoption and termination of parental rights • Legitimacy and paternity • Divorce or dissolution of marriage • Economic consequences of divorce, including spousal and child support, equitable distribution of marital and community property and a discussion of the American Law Institute's proposed principles of the law of family dissolution • Child custody and visitation, including a discussion of the Uniform Child Custody Jurisdiction and Enforcement Act and the Uniform Interstate Family Support Act • Premarital and postmarital agreements • Alternative dispute resolution • Ethical issues for the family lawyer While addressing many cutting-edge family law issues, this Family Law casebook still maintains a realistic balance between theory and practice. The format is manageable, condensed, and user-friendly. Each topic includes a general introduction, a current or landmark illustrative judicial decision, relevant notes and questions analyzing, extending, or questioning each topic, and problems allowing students to analyze particular family law issues and disputes as practitioners, legislators, or jurists would. This eBook features links to Lexis Advance for further legal research options.

## **The Devry Smith Frank LLP Guide to the Basics of Ontario Family Law, 3rd Edition**

There are a number of important (landmark) cases in the development of Family Law in England and Wales that deserve detailed examination and lend themselves particularly well to historical examination. Family law cases tend to raise highly controversial issues, often on striking facts, frequently provoking wider social debate and/or extensive publicity. Consequently, the landmark cases chosen for this collection provide considerable scope, not only for doctrinal analysis and explanation of the importance and impact of the decisions, but also for in-depth examination of the social or policy developments that influenced them. The stories behind the cases provide a fascinating insight into the complexities of family life and the drama that can be found in the family courts. In recent years, Family Law has seen enormous changes in law's engagement with the notion of 'family', with the enactment, for example, of the Civil Partnership Act 2004, the Gender Recognition Act 2004 and, more recently, the Human Fertilisation and Embryology Act 2008. As we begin to move forward into the new millennium, this is an excellent time to engage in detailed analyses and 'stock-taking' of the landmark decisions, many of which were decided in the 1970s, and which have shaped modern Family Law. This book provides a series of in-depth studies of the key leading cases, and will be of interest to students and lecturers alike.

## **Family Law: Cases, Materials and Problems**

Japanese Patent Law Cases and Comments Edited by Christopher Heath & Atsuhiko Furuta About the Editors: Christopher Heath is a judge at the European Patent

Office and former head of the Max Planck Institute's Asian Department. Atsuhiko Furuta is an administrative judge at the Japanese Patent Office. He graduated with a Master's in Physics from the University of Tokyo and for two years was a guest researcher at the Max Planck Institute for Patent, Copyright and Competition Law in Munich. About this book: Japanese Patent Law is the first comprehensive work in English on all aspects of Japanese patent law presenting 66 cases with expert explanatory comments from academics, attorneys, judges and Japanese Patent Office officials. While not a common law jurisdiction, Japanese patent law in the past 20 years has been shaped by landmark decisions of the Supreme Court and, since 2005, the IP High Court. Approaching Japanese patent law via landmark decisions is arguably the most comprehensive manner of understanding the subject matter. Many of the cases appear in English for the first time. What's in this book: Following an informative introduction explaining the economic importance of the patent system for Japan, the cases cover such specific issues as the following: definition of an invention; assessment of prior art, novelty and inventive step; rights of co-inventors; disclaimers, corrections and amendments; scope and limits of patent protection; distinction between repair and reconstruction; doctrine of equivalents; domestic and international jurisdiction in patent matters; interim proceedings and measures; defence of invalidity; damage calculation; patent term extension system; and utility models. Each case commentary follows a uniform structure, including background, summary of the facts, analysis and comparative remarks. The latter allows the reader to put developments in Japan in an international context. How this will help you: With the wealth of knowledge it makes available - leading Japanese patent cases in English translation, comparative case commentaries by leading experts on Japanese patent law, comprehensive analytical coverage of all aspects of Japanese patent law and coverage of related fields such as licensing, antitrust and civil procedure - this easy-to-use book will be warmly welcomed by patent attorneys and other practitioners (including Japanese patent practitioners advising foreign clients), patent academics and patent offices worldwide.

## **Property Law**

## **Family Law, Gender and the State**

## **Principles of Copyright Law - Cases and Materials**

Australian Property Law: Cases and Materials, 5th Edition remains a comprehensive collection of statutes, cases and reference material on Australian real and personal property with notes and questions to provoke fuller understanding and matters for reconsideration.

## **Landmark Cases in Property Law**

This new and comprehensive book will give you exactly what you need to understand and comply with the law. It provides an overview of the provisions for the new Bankruptcy Reform Act including new sanctions provisions in Chapter 7

cases; regulation of attorneys as debt relief agencies; heightened requirements for reaffirmation agreements.

## **Work Law: Cases and Materials, Second Edition**

The Seventh Edition of this highly-regarded casebook continues its innovative emphasis on the connection between the law of trusts and estates and the changing American family. The Seventh Edition incorporates the most recent uniform acts from the Uniform Law Commission and the Third Restatements of the American Law Institute, and discusses the very latest "hot" topics, including digital assets, electronic wills, directed trusts, trust decanting, unitrusts, family offices, and donor standing to enforce charitable trusts. The authors of this book have long been at the forefront of law reform in trusts and estates, and this tradition continues under the authorship of Thomas Gallanis, who is the executive director of the Uniform Law Commission's Joint Editorial Board for Uniform Trust and Estate Acts. He was also an associate reporter for the Restatement Third of Trusts and has been the reporter of two uniform acts, most recently the Uniform Powers of Appointment Act (2013). The Seventh Edition emphasizes problems and questions to facilitate classroom discussion and analysis. Among many other things, the book teaches doctrine and policy, planning and drafting, case analysis and statutory interpretation.

## **Cases and Materials on California Community Property**

This publication aims to provide a valuable and practical tool for those countries where court decisions in the copyright domain are scarce or non-existent - either because copyright law is a fairly new phenomenon or because legislation has not been extensively applied. To that effect, this publication examines a carefully selected number of court decisions illustrating general principles of copyright law, drawn from common law, civil law and the legislative systems of Arab countries. As the basic principles illustrated here are to a large extent commonly shared, many of the cases presented have a wider relevance, going beyond the confines of the legal system of which they form a part. L'objet du présent recueil est d'offrir un outil précieux et commode aux pays dont la jurisprudence en matière de droit d'auteur est restreinte ou inexistante, soit parce que le droit d'auteur est une réalité relativement nouvelle pour eux, soit parce que la législation en vigueur dans ce domaine n'a pas été largement appliquée. À cette fin, le présent ouvrage expose un certain nombre de décisions de justice, soigneusement sélectionnées, qui illustrent les principes généraux du droit d'auteur et qui émanent de la common law, du droit civil et des systèmes législatifs des pays arabes. Compte tenu de la valeur quasi universelle de ces principes fondamentaux, la pertinence des cas présentés va bien souvent au-delà des limites du système juridique dont ils relèvent.

## **Family Law**

## **Property Law**

## **Family Property Law, Cases and Materials on Wills, Trusts, and Estates**

Elder Law: Cases and Materials, Sixth Edition, continues the broad coverage of many elder law topics including Social Security, employer provided pensions, age discrimination in employment, provision of acute and chronic health care, paying for health care including Medicare and Medicaid, housing, mental capacity and guardianship, abuse, and the ethical issues that arise when dealing with older clients. Because many use the book as a "jumping off point" for more extensive reading or discussion, the authors have clarified and expanded the explanatory material so that the student can understand the framework of complex programs such as Medicare and Social Security. In recognition of the importance of the extraordinary cost of long-term care, the authors created a new chapter, "Paying for Long-Term Care", that lays out how Medicaid operates, explains basic Medicaid "planning", the advantages and drawbacks of long-term care insurance, and discusses the other means, such as residence in a continuing care retirement community, that some use to pay for long-term care. In the chapter dealing with the ADEA, the new Sixth Edition features the latest cases that attempt to apply the statute to the complex world of employment. The reforms to Medicare in the last few years are fully covered, and the coverage of Medicaid has been rewritten to make it clearer. The authors have updated and added statistics that illuminate what life is like for older Americans and have expanded the "Questions" that will stimulate students to think carefully about the policies that underlie elder law. The eBook versions of this title feature links to Lexis Advance for further legal research options.

## **LAW, CUSTOM AND PROPERTY RIGHTS AMONG THE ?MA/NYIMA? OF THE NUBA MOUNTAINS IN THE SUDAN**

The Model Rules of Professional Conduct provides an up-to-date resource for information on legal ethics. Federal, state and local courts in all jurisdictions look to the Rules for guidance in solving lawyer malpractice cases, disciplinary actions, disqualification issues, sanctions questions and much more. In this volume, black-letter Rules of Professional Conduct are followed by numbered Comments that explain each Rule's purpose and provide suggestions for its practical application. The Rules will help you identify proper conduct in a variety of given situations, review those instances where discretionary action is possible, and define the nature of the relationship between you and your clients, colleagues and the courts.

## **Family Law**

The third edition of this work on family law, comprising text, cases and materials, provides not only an explication of legal principle but also explores, primarily from a feminist perspective, some of the assumptions about, and constructions of, gender, sexual orientation, class and culture that underlie the law. It examines the ideology of the family and, in particular, the role of the law in contributing to and reproducing that ideology. Structured around the themes of equality, welfare, and family privacy, the book aims to offer the benefits of a textbook while also giving students a wide-ranging set of materials for classroom discussion. As well as

providing a firm grounding in family law, the text sets the law in its social and historical context and encourages a critical approach by students to the subject. It provides an ideal introduction to family law for undergraduates, but will be equally helpful for postgraduate students of family law for whom it provides a challenging selection of materials set within a theoretical framework rich in ideas and arguments. Review of the second edition: 'Diduck and Kaganas examine legal developments to shed light on society, principally by investigating the ways in which family law constructs and regulates family life and responsibilities. Theirs is an important and ambitious book that aims ultimately at a feminist restatement of family law. . [T]he [book] is written and referenced in such depth that it is a useful resource for legal as well as social science researchers at all levels, whether looking for theoretical inspiration or drawing up a literature review. The range of diverse sources that Diduck and Kaganas draw on is impressive: they seem to have included every bit of material that helps feminists make sense of family law. There is a well-pitched selection of further reading of such material at the end of each chapter. What's more, they undersell themselves by describing their book as "Text, Cases and Materials", because they have woven by far the largest proportion of the cases and materials into the text.' Helen Reece, Times Higher Education, May 2007. Reviews of first edition: 'A stimulating work which attempts to situate family law in its social, historical and political context. Its appeal should not be confined to family law students, as its commitment to a critical and analytical approach offers insights and ideas with broader significance.' Mary Childs, Child and Family Law Quarterly, September 2002 'The arguments are provocative, the analysis is stimulating and the materials amassed strongly support the authors' aim to question the "axiomatic status of what is traditionally designated as the family".' Fiona E Raitt, Infant and Child Development, September 2002 'It is not often that one can say of a textbook in Law that it "makes interesting reading" with quite the enthusiasm that can be expressed for this text. This new publication offers something that few textbooks seem to offer - a book you CAN open up virtually anywhere and find an interesting piece on almost any aspect of the broad family law spectrum.' Penny Booth, The Law Teacher, September 2002 'All the major themes in feminist and constructionist perspectives in family law are presented together with a wealth of readings and extensive references. As a teaching manual, it is excellent - a coherent feminist perspective across the entire range of family law' Marty Slaughter, Feminist Legal Studies, July 2003

## **Landmark Cases in Family Law**

This classic casebook on the California community property system contains carefully updated coverage of premarital agreements, transmutations, same-sex marriage, equal management and control, interspousal rights and remedies, and creditors's rights. Core chapters discuss the complexity that flows from classifying property as community or separate. Statutory provisions have been updated in the text and in the appendix. The teacher's manual has been completely revised.

## **Work Law: Cases and Materials, 2015**

## **Family Property Law**

Landmark Cases in Property Law explores the development of basic principles of property law in leading cases. Each chapter considers a case on land, personal property or intangibles, discussing what that case contributes to the dominant themes of property jurisprudence – How are property rights acquired? What is the content of property rights? What are the limits or boundaries of property? How are property rights extinguished? Individually and collectively, the chapters identify a number of important themes for the doctrinal development of property institutions and their broader justification. These themes include: the obscure and incremental development of seemingly foundational principles, the role of instrumentalism in property reasoning, the influence of the law of tort on the scope of property doctrines, and the impact of Roman legal reasoning on the common law of property. One or more of these themes (and others) is revealed through careful case analysis in each chapter, and they are collected and critically explored in the editors' introductions. This makes for a coherent and provocative collection, and ensures that Landmark Cases in Property Law will be lively and essential reading for scholars, practitioners, and all those interested in the development of property principles at law.

## **The International Survey of Family Law**

The Sixth Edition of this highly-regarded casebook continues its innovative emphasis on the connection between the law of trusts and estates and the changing American family. The Sixth Edition incorporates the most recent uniform acts from the Uniform Law Commission and the Third Restatements of the American Law Institute, and discusses the very latest "hot" topics, including trust protectors, directed trusts, trust decanting, family offices, and donor standing to enforce charitable trusts. The Sixth Edition also incorporates new important cases, such as the U.S. Supreme Court's decision in *Hillman v. Maretta* (2013). The authors of this book have long been at the forefront of law reform in trusts and estates, and this tradition continues under the authorship of Thomas Gallanis, who is the executive director of the Uniform Law Commission's Joint Editorial Board for Uniform Trust and Estate Acts. He was also an associate reporter for the Restatement Third of Trusts and has been the reporter of two uniform acts, most recently the Uniform Powers of Appointment Act (completed 2013). The Sixth Edition emphasizes problems and questions to facilitate classroom discussion and analysis. Among many other things, the book teaches doctrine and policy, planning and drafting, case analysis and statutory interpretation. The detailed teacher's manual includes extensive syllabi and notes for classroom teaching.

## **Landmark Cases in Land Law**

### **Property Law**

### **Australian Property Law**

Property Law: Cases and Commentary, 4th Edition is a thorough and up-to-date introduction to property law in Canada. This casebook explores historical, contemporary, and emerging ideas through authoritative commentary and carefully edited case law. This edition has been significantly updated and reorganized to deliver more in-depth coverage of issues pertaining to gender, race, and social inequality. Additionally, coverage of Indigenous perspectives has been increased throughout the entire text, including discussion of traditional common law ideas about property in the context of Aboriginal title to land. Other major updates focus on possession, leases, equity in relation to transfers of land, and easements and covenants. The accuracy and comprehensiveness of this text is sure to equip readers with a solid understanding of the critical contexts and legal principles that impact property law.

## **Crimes of the Holocaust**

The law of work has evolved as a patchwork of legal interventions in the labor market, sometimes by statute, and sometimes through the common law of judicial decisions. Most law school curricula divide the law of work into three topical areas--Labor Law, Employment Law, and Employment Discrimination--and offer separate courses in each area. Labor law in the United States is understood to encompass the study of the National Labor Relations Act, the law governing union organizing and collective bargaining. It is the law of collective rights at work. Employment law refers to the statutes and common law governing individual rights at work. It ranges from minimum standards legislation to judicially created doctrines based in tort and contract law. Employment discrimination law deals with the statutes and interpretative case law advancing the antidiscrimination norm in the workplace. These statutes address the problem of status discrimination at work (e.g., discrimination on the basis of race, sex, national origin, ethnicity, religion, disability, or sexual orientation). A comprehensive study of the law of work also provides an opportunity to assess critically what form enforcement of rights should take. Should conflicts between employers and employees be channeled into private resolution systems such as collective bargaining or contractual arbitration, or is the public interest sufficient to justify committing administrative, judicial and legislative resources to it? What is the significance of casting employee rights as collective--and therefore entrusting their enforcement to an employee representative such as a union--versus conceptualizing them as individual? Must such a collective representative be independent of the employer, or do employer-initiated employee committees further worker voice just as effectively? Doesn't history also warn of the risks of subordinating individual interests to those of the collective, particularly in the context of a diverse workforce with minority groups characterized by race, ethnicity or gender? Accordingly, the casebook is called "Work Law" and it endeavors to present basic materials on each system of labor market regulation. The book identifies core themes of conflict and concern in the workplace, canvass the governing law, and offer a vantage point for assessment. Several themes furnish the organizing structure for the book. The book asks how law should mediate the perennial conflict between employer and employee rights; what difference it makes whether employee rights are conceptualized individually or collectively; what significance the increasing racial, ethnic, and gender diversity of the workforce should have for legal policy; whether dispute resolution systems should be privatized (via collective bargaining or individual contract) or remain in

the public fora (courts and legislatures); and whether law is the most effective way to address interests of employers and employees (as contrasted, for example, with human resource practices, employer initiatives, or employee self-help measures). The book will be most useful in Employment Law courses that address the significance of conceptualizing rights at work individually as opposed to collectively. Its strength is its refusal to categorize the law of the workplace in doctrinal boxes that may be out-of-date by the time the book reaches maturity. The book adverts to Labor Law principles at a number of points throughout the book, but at a policy level rather than a doctrinal level, as a way of introducing and evaluating an alternative model of employee representation; the book does not assume any knowledge of Labor Law on the part of teacher or student and makes no effort to provide a satisfactory substitute for a Labor Law text. The book offers some detail in the law of Employment Discrimination but does so primarily with an eye toward surveying the field and assessing antidiscrimination regulation as a response to an increasingly diverse workforce, rather than providing an in-depth study of Employment Discrimination principles. The text surveys the existing legal landscape, but it does not stop there. Work Law is an exciting and intellectually stimulating practice area because it is of necessity in a constant state of flux, responding to labor market innovations. Flexibility in thinking is vital to this area of practice.

## **Landmark Cases in Family Law**

Presented in an accessible format, this text provides a detailed and authoritative exposition of the law, illustrated by carefully selected materials and complemented by clear and engaging commentary drawing on a range of critical and theoretical perspectives.

## **The Military Divorce Handbook**

There are a number of important (landmark) cases in the development of Family Law in England and Wales that deserve detailed examination and lend themselves particularly well to historical examination. Family law cases tend to raise highly controversial issues, often on striking facts, frequently provoking wider social debate and/or extensive publicity. Consequently, the landmark cases chosen for this collection provide considerable scope, not only for doctrinal analysis and explanation of the importance and impact of the decisions, but also for in-depth examination of the social or policy developments that influenced them. The stories behind the cases provide a fascinating insight into the complexities of family life and the drama that can be found in the family courts. In recent years, Family Law has seen enormous changes in law's engagement with the notion of 'family', with the enactment, for example, of the Civil Partnership Act 2004, the Gender Recognition Act 2004 and, more recently, the Human Fertilisation and Embryology Act 2008. As we begin to move forward into the new millennium, this is an excellent time to engage in detailed analyses and 'stock-taking' of the landmark decisions, many of which were decided in the 1970s, and which have shaped modern Family Law. This book provides a series of in-depth studies of the key leading cases, and will be of interest to students and lecturers alike.

## **Family Law**

"The International Survey of Family Law," published on behalf of the International Society of Family Law, is the successor to the "Annual Survey of Family Law." It provides information, analysis and comment on recent developments in Family Law across the world on a country-by-country basis. The "Survey" is published annually and its subtitle reflects the calendar year surveyed. Where a country has been regularly surveyed each year, the developments discussed correspond to the year in question. If certain countries have not been surveyed for some years the contributions will usually attempt to cover the intervening period. If countries are being covered for the first time, then more background information will be provided about the state of family law in the country in question. The "Survey" also contains an article dealing with the more significant developments in international law affecting the family.

## **Property Law and the Public Interest**

Landmark Cases in Land Law is the sixth volume in the Landmark Cases series of collected essays on leading cases (previous volumes in the series having covered Restitution, Contract, Tort, Equity and Family Law). The eleven cases in this volume cover the period 1834 to 2011, although, interestingly, no fewer than six of the cases were decided or reported in the 1980s. The names of the selected cases will be familiar to property lawyers. However, individually, the essays provide a reappraisal of the cases from a wide range of perspectives - focusing on their historical, social or theoretical context, highlighting previously neglected aspects and even questioning their perceived importance. Collectively, the essays explore several common themes that pervade the law of property - the numerus clausus principle, the conclusiveness of registration, the desirability of certainty in the law and the central question of the enforceability of interests through changes in ownership of land. This volume provides a collection of essays that will be of interest to academics, students and practitioners.

## **Worklaw**

Placing key judgments and expert commentary at your fingertips, Family Law: Text, Cases, and Materials presents everything the undergraduate student needs in one volume. Drawing on their extensive experience, the authors offer a detailed and authoritative exposition of family law illustrated by materials carefully selected from a wide range of sources. The book has two principal aims: to provide readers with a thorough understanding of the law relating to the family, and to do so in a way that stimulates critical reflection on that law. Readers are encouraged to consider how and why the law has developed as it has, what policies it is seeking to pursue, whether it achieves the right balance between the rights and interests of individual family members and the wider public interest, and how it operates in practice. Online Resource Centre The text is supported by a substantial Online Resource Centre, which features regular updates on the law, further reading suggestions, and revision questions to accompany each chapter. The website also features supplementary coverage on the following topics: Introduction to family law Family relationships between adults Family property and finances Domestic

violence Financial and property provision for children Property and finances when relationships end Child protection

## **Elder Law: Cases and Materials (2015)**

The law of work has evolved as a patchwork of legal interventions in the labor market, sometimes by statute, and sometimes through the common law of judicial decisions. Most law school curricula divide the law of work into three topical areas--Labor Law, Employment Law, and Employment Discrimination--and offer separate courses in each area. Labor law in the United States is understood to encompass the study of the National Labor Relations Act, the law governing union organizing and collective bargaining. It is the law of collective rights at work. Employment law refers to the statutes and common law governing individual rights at work. It ranges from minimum standards legislation to judicially created doctrines based in tort and contract law. Employment discrimination law deals with the statutes and interpretative case law advancing the antidiscrimination norm in the workplace. These statutes address the problem of status discrimination at work (e.g., discrimination on the basis of race, sex, national origin, ethnicity, religion, disability, or sexual orientation). A comprehensive study of the law of work also provides an opportunity to assess critically what form enforcement of rights should take. Should conflicts between employers and employees be channeled into private resolution systems such as collective bargaining or contractual arbitration, or is the public interest sufficient to justify committing administrative, judicial and legislative resources to it? What is the significance of casting employee rights as collective--and therefore entrusting their enforcement to an employee representative such as a union--versus conceptualizing them as individual? Must such a collective representative be independent of the employer, or do employer-initiated employee committees further worker voice just as effectively? Doesn't history also warn of the risks of subordinating individual interests to those of the collective, particularly in the context of a diverse workforce with minority groups characterized by race, ethnicity or gender? Accordingly, the casebook is called "Work Law" and it endeavors to present basic materials on each system of labor market regulation. The book identifies core themes of conflict and concern in the workplace, canvass the governing law, and offer a vantage point for assessment. Several themes furnish the organizing structure for the book. The book asks how law should mediate the perennial conflict between employer and employee rights; what difference it makes whether employee rights are conceptualized individually or collectively; what significance the increasing racial, ethnic, and gender diversity of the workforce should have for legal policy; whether dispute resolution systems should be privatized (via collective bargaining or individual contract) or remain in the public fora (courts and legislatures); and whether law is the most effective way to address interests of employers and employees (as contrasted, for example, with human resource practices, employer initiatives, or employee self-help measures). The book will be most useful in Employment Law courses that address the significance of conceptualizing rights at work individually as opposed to collectively. Its strength is its refusal to categorize the law of the workplace in doctrinal boxes that may be out-of-date by the time the book reaches maturity. The book adverts to Labor Law principles at a number of points throughout the book, but at a policy level rather than a doctrinal level, as a way of introducing and evaluating an alternative model of employee representation; the book does not

assume any knowledge of Labor Law on the part of teacher or student and makes no effort to provide a satisfactory substitute for a Labor Law text. The book offers some detail in the law of Employment Discrimination but does so primarily with an eye toward surveying the field and assessing antidiscrimination regulation as a response to an increasingly diverse workforce, rather than providing an in-depth study of Employment Discrimination principles. The text surveys the existing legal landscape, but it does not stop there. Work Law is an exciting and intellectually stimulating practice area because it is of necessity in a constant state of flux, responding to labor market innovations. Flexibility in thinking is vital to this area of practice. The eBook versions of this title feature links to Lexis Advance for further legal research options.

## **Land Law**

A forward-looking casebook, Family Property Law focuses on new themes in family property law in the areas of wills, trusts, estates, and probates. The book recognizes the reform-minded nature of the current era of family property law, including its changing notions of family and society, The acceptance of a partnership theory for assessing the financial aspects of marriage, And The need to reshape the law of donative transfers into a unity.

## **Family Property Law**

Landmark Cases in Land Law is the sixth volume in the Landmark Cases series of collected essays on leading cases (previous volumes in the series having covered Restitution, Contract, Tort, Equity and Family Law). The eleven cases in this volume cover the period 1834 to 2011, although, interestingly, no fewer than six of the cases were decided or reported in the 1980s. The names of the selected cases will be familiar to property lawyers. However, individually, the essays provide a reappraisal of the cases from a wide range of perspectives - focusing on their historical, social or theoretical context, highlighting previously neglected aspects and even questioning their perceived importance. Collectively, the essays explore several common themes that pervade the law of property - the numerus clausus principle, the conclusiveness of registration, the desirability of certainty in the law and the central question of the enforceability of interests through changes in ownership of land. This volume provides a collection of essays that will be of interest to academics, students and practitioners.

## **Model Rules of Professional Conduct**

Law school casebook with two objectives. One is to equip law students with the methodology they will need to engage in an international intellectual property practice involving transactional work or litigation. The second is to expose students to the social, economic, and cultural considerations that underpin intellectual property law around the world. Features expertly edited cases and problems for classroom discussion.

## **Family Property Law**

## **Japanese Patent Law**

This hugely successful cases-and-problems book is acclaimed for its textual clarity, evenhanded perspective, and contemporary, up-to-date character. Easily distinguished from other property casebooks for its clear descriptions of legal doctrine and its variations; its explanations of the social ramifications of property law; its emphasis on both statutory and regulatory interpretation; its comprehensive treatment of public accommodations and fair housing law, current tribal property issues, and property in human bodies; and its use of the problem method to teach legal reasoning and lawyering skills. Thoroughly updated to reflect significant changes in the law of property, the Seventh Edition incorporates multiple new Supreme Court cases, including: *Texas Department of Housing & Community Affairs v. Inclusive Communities Project, Inc.*, *Obergefell v. Hodges*, and *Reed v. Town of Gilbert*, and three decided or pending cases with implications for regulatory takings, *Horne v. Dep't of Agriculture*, *Marvin M. Brandt Revocable Trust v. United States*, and *Murr v. State*. The purchase of this Kindle edition does not entitle you to receive access to the online e-book, practice questions from your favorite study aids, and outline tool available through CasebookConnect.

## **Cases and materials on family law**

The 6th edition of this popular and manageably sized casebook retains the structure of the 5th edition and its emphasis on practical skills and contextual analysis. New cases, statutes, and notes reflect judicial and legislative developments across the country. The new edition includes materials on the 2005 amendments to the bankruptcy code and two new uniform laws. It also integrates the Supreme Court's recent privacy cases, including *Lawrence v. Texas*, with traditional family-privacy materials. Updated notes and additional problems test a wide range of skills and introduce students to practical aspects of family law.

## **Family Law**

The second edition of *Land Law: Text, Cases, and Materials* offers a stimulating and thought-provoking guide to land law. With insightful commentary and carefully selected primary and secondary material this book provides the resources necessary for a thorough study of land law.

## **A Digest of Indian Law Cases**

## **International Intellectual Property Law**

Are you separating? You have no idea what to expect? What does getting married really mean? The *Guide to the Basics of Ontario Family Law* is for everyone who: is separating or divorcing, need to change an order or separation agreement, are involved with a children's aid society, are getting married or living "common law," or need to understand Ontario Family Law. It explains what to do after separating and then describes each step in the Family Court. The up-to-date explanations also include: alternatives to court, mediation, arbitration, collaborative law, and

negotiation. Get an overview of Ontario Family Law for both for separated couples and people getting married. Discussions include: custody/access, child & spousal support, property division, restraining orders, marriage contracts/cohabitation agreements and other issues. There is help with children's aid society problems and adoption. The Guide has quick advice to avoid family court and tips on what to do, and not do, to get the best results possible.

## **Family Property Law**

The problem of prosecuting individuals complicit in the Nazi regime's "Final Solution" is almost insurmountably complex and has produced ever less satisfying results as time has passed. In *Crimes of the Holocaust*, Stephan Landsman provides detailed analysis of the International Military Tribunal prosecution at Nuremberg in 1945, the Eichmann trial in Israel in 1961, the 1986 Demanjuk trial in Israel, and the 1990 prosecution of Imre Finta in Canada. Landsman presents each case and elaborates the difficulties inherent in achieving both a fair trial and a measure of justice in the aftermath of heinous crimes. In the face of few historical and legal precedents for such war crime prosecutions, each legal action relies on the framework of its predecessors. However, this only compounds the problematic issues arising from the Nuremberg proceedings. Meticulously combing volumes of testimony and documentary information about each case, Landsman offers judicious and critical assessments of the proceedings. He levels pointed criticism at numerous elements of this relatively recent judicial invention, sparing neither judges nor counsel and remaining keenly aware of the human implications. Deftly weaving legal analysis with cultural context, Landsman offers the first rigorous examination of these problematic proceedings and proposes guideposts for contemporary tribunals. *Crimes of the Holocaust* is an authoritative account of the Gordian knot of genocide prosecution in the world courts, which will persist as a confounding issue as we are faced with a trial of Saddam Hussein. This volume will be compelling reading for legal scholars as well as laypersons interested in these cases and the issues they address.

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