

Another Look At Carnwath

Public Law covers the essential topics of undergraduate public law modules in an insightful and interesting way. The authors capture the vibrant nature of public law in practice and the key contemporary debates in the field.

The Principles of Equity & Trusts offers a refreshing, student-focused approach to a dynamic area of law. In the third edition of his best-selling textbook, Professor Graham Virgo brings his expertise as a teacher to present an engaging, contextual account of the essential principles of trusts and their equitable remedies. Virgo states the law in plain terms before building on an area of debate and encouraging students to fully engage with the inherent issues within the subject. Concise and authoritative analysis enables students to grasp the principles of trusts, develop the confidence to engage fully with the subject area, and excel in their studies. Virgo approaches the topics with unparalleled clarity and provides the academic rigour for which this text has come to be relied upon. Combining expert knowledge and comprehensive coverage, The Principles of Equity & Trusts is the ideal companion to a course in trusts.

Private Law in Theory and Practice explores important theoretical issues in tort law, the law of contract and the law of unjust enrichment and relates the theory to judicial decision-making in these areas of private law. Topics covered include the politics and philosophy of tort law reform, the role of good faith in contract law, comparative perspectives on setting aside contracts for mistake and the theory and practice of proprietary remedies in the law of unjust enrichment. Contributors to the book bring a variety of theoretical approaches to bear on the analysis of private law. They include: economic analysis, corrective justice theory, comparative analysis of law, socio-legal inquiry, social history, political theory as well as doctrinal analysis of the law. In all cases the theoretical approaches are applied to recent case law developments in England, Australia and Canada, or, in the case of tort law, proposals in all these jurisdictions to reform the law. The book presents the theory of private law and the application of theory to practical legal problems in an accessible form to teachers and students of tort, contract and the law of unjust enrichment, legal researchers and law reformers.

In 2011 only 5.1% of judges were Black Asian and Minority Ethnic (BAME) and just 22.3% were women. The Committee stresses that diversity incorporates a number of other elements including disability, sexual orientation, legal profession and social background and rejected any notion that those from under-represented groups are less worthy candidates or that a more diverse judiciary would undermine the quality of our judges. A number of recommendations are made to improve diversity in the judiciary, including: the Lord Chancellor and Lord Chief Justice should have a duty to encourage diversity; support of the application of section 159 of the Equalities Act; more opportunities for flexible working and the taking of career breaks; encouraging applications from lawyers other than barristers; and while the Committee does not currently support the introduction of targets for the number of BAME and women judges, it says this should be looked at again in five years. The importance of the independence of the judiciary is also stressed, opting for the Lord Chancellor's power to reject nominations for posts below the High Court to be transferred to the Lord Chief Justice. In order to ensure judges continue to have appropriate independence from Parliament the Committee suggests that a system of formal appraisals should be introduced for judges. The Committee also recommends that the retirement age for the most senior judges should be raised to 75 to prevent a loss of talent in the highest courts and allow more time for women and others who have not followed a traditional career path to reach the highest levels of the judiciary

Essays by leading historians which explore the political significance of the Anglo-Scottish Union of 1707.

Accountability in the context of constitutional and administrative law is a complex concept. This book examines the legal framework of public institutions in light of contemporary accountability debates, the role of human rights in public accountability, accountability in regulation, and the operation of accountability in multi-layered government.

This volume presents the results of the excavations that took place on the island of Rhum between 1984 and 1986. Includes discussion of the stratigraphy, the approaches taken to the excavation, analyses of the artefactual remains and environmental and geophysical studies.

The Principle of Equity and Trusts offers students a new approach to this dynamic area of law. Professor Graham Virgo has created a rigorous yet accessible student companion which draws the field in its contemporary context, offering a critical and insightful commentary on the law, its application, and development. The text communicates the dynamic and thought provoking nature of this area of law and reflect the modern understanding of the subjects, as propounded both by the judiciary and commentators. The text offers a student focused approach providing a clearly written and accessible guide to this most fascinating area of law while equally providing the critical rigour and referencing expected from academics in the field. The Principle of Equity and Trusts promises to be a new classic in the field of equity and trusts textbook; one which is admired by lecturers and students alike.

Strict enforcement of unreasonable contracts can produce outrageous consequences. Courts of justice should have the means of avoiding them.

Kenny Barclay offers up another superb selection of photographs documenting this interesting period.

State pensions are the largest item in the UK social security budget, costing £96.7 billion in 2017/18. In the same year, 45.6 million people were members of UK occupational pension schemes (out of a total population of 66.4 million) and the total amount saved into workplace schemes in 2018 was £90.4 billion. A consequence of the pensions sector's large size has been that pensions law and social security law have become increasingly specialised areas of practice. Yet despite their social and economic importance and the fascinating legal issues they generate, pensions have not been the subject of sustained academic attention. This book starts to fill this gap by initiating a dialogue between practitioners and scholars working on pensions law and policy, groups who have much to learn from one another.

This is a travelogue through the history of the communities on the flow of the River Clyde from the hills of South Lanarkshire, through the historic town of Lanark, the great industrial heartlands of Hamilton, Motherwell, Cambuslang and Rutherglen. Discover the great city of Glasgow then visit Renfrew, Clydebank, Dumbarton, Old Kilpatrick, Paisley and Port Glasgow. Learn of the greatest shipping river in the world.

More than four million copies sold: the definitive guide to drugs and drug use from "America's best known doctor" (The New York Times). Cowritten by one of America's most respected doctors, From Chocolate to Morphine is the authoritative resource covering a wide range of available substances, from coffee to marijuana, antihistamines to

psychedelics, steroids to smart drugs, and beyond. Dr. Andrew T. Weil provides the best and most unbiased information available, frankly discussing each drug's likely effects, precautions for use, and suggested alternatives. Expanded and updated to include such drugs as Oxycontin, Ecstasy, Prozac, and Ephedra, this edition also addresses numerous issues from the growing methamphetamine and opioid epidemics to the push to legalize medical marijuana, and the overuse of drugs for children diagnosed with ADHD. Offering facts rather than advocacy, Weil's trusted bestseller has become "a classic guide to psychotropic drugs" (U.S. News and World Report).

There have been rapid developments in the psychological management of sexually transmitted diseases, particularly HIV and AIDS. However, a significant proportion of those attending genitourinary clinics do not have a disease or infection, but rather are seeking help with sexual health issues relating to behaviour, prior sexual experiences and relationships. Hence as clinics become more and more generalist there is a need to focus on behavioural aspects of disease. This is the first text to draw together the knowledge base and expertise of clinicians and researchers from all disciplines in the psychological management of sexual health. It presents advances in theory and practice in a practical way that will be accessible for all disciplines.

There is a developing body of legal reasoning in the United Kingdom Supreme Court in which members of the senior judiciary have asserted the primary role of common law constitutional rights and critiqued legal arguments based first and foremost on the Human Rights Act 1998. Their calls for a shift in legal reasoning have created a sense amongst both scholars and the judiciary that something significant is happening. Yet despite renewed academic and judicial interest we have limited insight into what common law constitutional rights we have, how they work and what they offer. This book is the first collection of its kind to systematically explore both the content and role of individual common law constitutional rights alongside the constitutional significance and broader implications of these developments. It therefore contributes not only to our understanding of what the common law might be capable of offering in terms of the protection of rights, but also to our understanding of the nature of the constitutional order of which such rights are an integral part.

Bohan and McCarthy: Capital Acquisitions Tax is recognised by tax practitioners as the leading authority on the law of capital acquisitions tax in Ireland. It guides the practitioner through the financial processes required to navigate when handling transactions with a capital acquisition tax aspect. The fourth edition includes: 1. Changes to CAT Consolidation Act 2003 and the Taxes Consolidation Act 1997 introduced in five Finance Acts (2009 to 2013 inclusive). 2. Relevant Irish and other case law since 2008. 3. Analysis of and reference to updated Revenue commentary and precedents since 2008. 4. Updated worked computations and examples where necessary in the context of any changes in CAT law. Table of contents: Chapter 1 Introduction Chapter 2 Definitions Chapter 3 Territoriality Chapter 4 Gift Tax, Inheritance Tax and Property Chapter 5 Taxable Value Chapter 6 Valuation Chapter 7 Valuation Date Chapter 8 Reliefs Chapter 9 Agricultural Property Chapter 10 Business Relief Chapter 11 Exemptions Chapter 12 Computation of CAT Chapter 13 Double Taxation Relief Chapter 14 Co-ownership Chapter 15 Partnerships and Lloyd's Underwriters Chapter 16 Settlements Chapter 17 Discretionary Trusts Chapter 18 Insurance Chapter 19 Anti-avoidance Chapter 20 Returns and Assessments Chapter 21 Revenue Powers and Appeals Chapter 22 Payment of Tax and Interest on Tax Chapter 23 Miscellaneous Appendices Appendix A: Probate Tax Appendix B: Agricultural Relief prior to 22 January 1997 Appendix C: Statement of Practice SP-CAT1-04 Previous print edition ISBN: 9781847662439

Lanarkshire is the largest of Scotland's counties – stretching from the ancient burghs of Govan and Glasgow, through coalfields, battle-grounds, rich rural heritage, industrial heartlands, all the way to the lead, silver and gold mines of Leadhills. Home to over one fifth of Scotland's population this immense county is naturally abundant in folk customs and stories. The Hogback Stones of Govan Parish Church reveal an ancient seat of religion and civilization. Glasgow Cathedral is home to stories of Saint Mungo and the pagan Celtic royalty he helped convert to Christianity. A myriad of myths and legends are uncovered along the River Clyde as it flows from its source in South Lanarkshire through the county. This unique collection of tales includes William Wallace's fight for freedom, the Clydesdale Horses which ploughed the corn fields of Britain and the New World, and plenty of supernatural happenings.

Robert Burns came to Edinburgh in November 1786 and stayed for 14 months. This title chronicles the places he visited and the brilliant, eccentric, but always fascinating people he met during his stay.

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