

Mayson French And Ryan On Company Law

Mayson, French & Ryan on Company Law is firmly established as the most up-to-date and accurate account of company law on the market. The 29th edition continues to balance technical detail with theoretical discussion, explaining the intricacies of this subject with great clarity.

Vanessa Finch provides a new look at corporate insolvency laws and processes, with two key questions posed throughout. Are current UK laws and procedures efficient, expert, accountable and fair? Are fundamentally different conceptions needed for the law to develop in a way that serves corporate and broader social ends? Topics considered in this fully up-to-date, interdisciplinary and wide-ranging book include different ways of financing companies, causes of corporate failure and prospects for designing rescue-friendly processes. This will appeal to academics, students at advanced undergraduate and graduate level and legal practitioners.

This title looks at all aspects of current and past company law. The 32nd edition continues the tradition of providing accurate technical detail, examination of theory, and quotations from key cases. After an introduction to the topic, it looks at the area of establishment. It moves on to consider finance, including an examination of shares, accounts, loans, market abuse, capital, and borrowing. A section on governance looks at shareholders, directors, duties of directors, corporate officers and promoters, remedies, and acting for a company. The last section examines insolvency and liquidation.

A non-technical analysis of the sort of economic and industrial policies the Industrial Strategy Group believes Britain needs if its industry is to thrive in the 1990s. It is intended also as a contribution to the debate on the future economic and industrial policies to be adopted by the Left.

Innovative textbook that examines core principles of commercial law and the social and political context in which they develop.

The main rationale of the conventions on international transport law is to limit the liability of the carrier. However, an aspect common to these conventions is that in cases of "wilful misconduct" the carrier is liable without any financial limitation. "Wilful misconduct" denoting a high degree of fault is an established term in English law. The Convention for the Unification of Certain Rules relating to International Carriage by Air (Warsaw Convention) of 1929 was the first international convention on transport law where the term was employed. A definition of "wilful misconduct", which can be found in later conventions regarding carriage of goods and passengers as well, was implemented in the Hague Protocol of 1955, amending the Warsaw Convention. However, the question as to exactly which degree of fault constitutes "wilful misconduct" has to date remained controversial and unanswered. This work seeks to answer this question. To this end, the historical background of the term, together with its function and role in marine insurance law, case law and international transport law, are examined from a comparative perspective.

There is currently much debate over corporate social responsibility on whether business companies should look beyond shareholder primacy and profit maximisation to act for the benefit of others. It is generally agreed, however, even amongst advocates of shareholder primacy, that profit maximisation should only be achieved within the framework of external laws regulating the conduct of individuals and companies generally. If the objectives of such external laws are not to be defeated, then it is important for controllers of companies to ensure corporate compliance with the law. Despite this, controversies have arisen where corporate enterprises may have improperly flouted or evaded liabilities under the law. Against this background, it is argued in this book that it is necessary to ensure that responsible persons are accountable under the law so as to promote compliance with legal regulations in the corporate context. Individuals or entities behind the company who are responsible for wrongful conduct should be held liable under the law – whether it be tort law or statutory regulation. Some counter that the corporate law principles of limited liability and separate entity have the primacy to effectively shield those behind the company from at least certain types of liability. However, it is undesirable for corporate insiders to hide behind the company to avoid tortious or statutory liabilities. This book adopts a theory of interactive (corrective) justice that is applied in the corporate context to justify the imposition of civil liability on responsible directors, shareholders and other corporate participants under Anglo-Australian law. In light of this theoretical framework, possibilities of rectifying deficiencies in the law through judicial development of existing legal principles are examined. To the extent that appropriate directions in the law cannot be achieved via judicial development of the law, the book also investigates possibilities of statutory reform.

"The purpose of this book is to help anyone who has to cite a legal authority to do so in accordance with conventions which are familiar to lawyers in the United Kingdom. These conventions are also used throughout the British Commonwealth and in the Republic of Ireland. The book is intended for all who cite legal authorities, whether as students, practitioners or academics, and also for editors and proof-readers." -- from the Preface.

Mayson, French & Ryan on Company Law, in its 25th year, provides a refined approach to Company Law; it is firmly established as the most-up-to-date and accurate account of company law available. Presenting this complex and intricate subject with great clarity, it sheds light on the complexities of this field of law, clarifying any areas of uncertainty or ambiguity in a straightforward and engaging manner. As the full implementation of the Companies Act 2006 remains uncertain, this edition is fully updated to reflect the current situation and how this impacts upon contemporary law. The legislative framework is supported with discussion of the provisions relating to the creation, financing and management of companies, as well as their insolvency and liquidation. Quotations from important case judgements accompany the discussion of substantive case law, providing detailed analysis of the implications. With annual new editions, Mayson, French & Ryan combines the technical and practical detail with an intellectual perspective, making it an invaluable account of the law as it stands for undergraduates, postgraduates and Practitioners alike. Online Resource Centre The accompanying Online Resource Centre for this title provides quarterly updates, ensuring that students are kept up-to-date with all significant developments. The Online Resource Centre will also provide a timeline which outlines the implementation plan for the Companies Act 2006, clearly stating when each section of the new act is due to come into force.

Providing detailed commentary of unrivalled quality on the process of civil litigation, this is the only major civil work to adopt a narrative approach based on the chronology of a claim. Written by a team of expert practitioners and academics, it provides authoritative analysis on the process of civil litigation from commencement of a claim to enforcement of judgments, addressing civil procedure in the County Court, the High Court, the Court of Appeal and the Supreme Court. The book also considers more specialist areas such as insolvency proceedings, sale of goods and human rights, providing expert analysis on a comprehensive level. Commentary is combined with the text of the Civil Procedure Rules (CPR), Practice Directions (PD), and Pre-Action Protocols and Procedural Checklists, all fully cross-referenced to the text to ensure ease of use for the busy practitioner. As well as a detailed and user-friendly index the quick-reference guide inside the front cover provides an alternative point of access for those more familiar with the CPR. This digital pack includes Blackstone's Civil Practice 2017 in print alongside a superfast app

