

JUDGES' LIBRARY MONTHLY NEWSLETTER

Vol.: 4 Issue: 5 May, 2016

BOOKS AVAILABLE IN LIBRARY COLLECTION

THE CONSTRUCTION OF STATUTES EARL T. CRAWFORD PAKISTAN LAW HOUSE, 2014 (THREE COPIES)

This book includes a general discussion of certain foundational subjects, such as the nature and source of statute law, the separation of powers, the legislature and the legislative process, the initiative and the referendum, constitutional regulations relative to the form and the enactment of legislation, the pleading and proof of statutes. Indeed, it is not necessarily desirable, nor perhaps possible, to subdivide the law into separate and distinct subdivisions and to treat each abstractly, for the various principles and problems frequently interlock, depend upon, or grow out of each other.

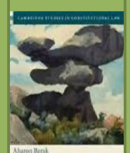
PROPORTIONALITY: CONSTITUTIONAL RIGHTS AND THEIR LIMITATIONS AHARON BARAK CAMBRIDGE UNIVERSITY PRESS, 2012 (ONE COPY)

Having identified proportionality as the main tool for limiting constitutional rights, Aharon Barak explores its four components (proper purpose, rational connection, necessity, and proportionality stricto sensu) and discusses the relationships between proportionality and reasonableness and between courts and legislation. He goes on to analyze the concept of deference and to consider the main arguments against the use of proportionality (incommensurability and irrationality). Alternatives to proportionality are compared and future developments of proportionality are suggested.

THE CONSTRUCTION OF STATUTES

About the Country of C





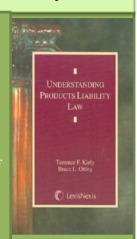
PROPORTIONALITY

UNDERSTANDING PRODUCTS LIABILITY LAW TERRENCE F. KIELY LEXISNEXIS, 2011 (ONE COPY)

This concise Understanding treatise is designed to complement any products liability casebook. Part I consists of an overview of the complex body of products liability case law and statutes that has developed over the past century. The chapters begin with the four theories that are the foundation of all products liability cases: warranty, misrepresentation, negligence, and strict liability. Part II addresses a range of those issues, including researching the case; drafting the complaint; interrogatories and requests to admit facts; requests for the production of documents; discovery and evidence depositions; protective orders; and discovery enforcement.

UNDERSTANDING EVIDENCE PAUL C. GIANNELLI LEXISNEXIS, 2009 (ONE COPY)

This book begins with an overview of Evidence law followed by an explanation of the roles of the judge and jury. The remaining chapters are organized as Procedural Framework of Trial, Relevancy, Witnesses, Real and Demonstrative Evidence, Writings, Hearsay, Privileges, Substitutes for Evidence. This book focuses on the Federal Rules of Evidence, which have been adopted in one form or another in over forty jurisdictions. Supreme Court has further defined the parameters of new approach to Confrontation Clause jurisprudence. Cases, statutes, other rules, and secondary sources are also cited, as comprehensive framework for understanding evidence law.



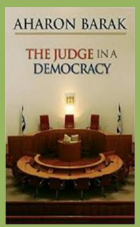


THE JUDGE IN A DEMOCRACY AHARON BARAK PRINCETON UNIVERSITY PRESS, 2008 (ONE COPY)

In fluent prose, Barak sets forth a powerful vision of the role of the judge. He argues that this role comprises two central elements beyond dispute resolution: bridging the gap between the law and society, and protecting the constitution and democracy. The former involves balancing the need to adapt the law to social change against the need for stability; the latter, judges' ultimate accountability, not to public opinion or to politicians, but to the "internal morality" of democracy. Barak's vigorous support of "purposive interpretation" (interpreting legal texts--for example, statutes and constitutions--in light of their purpose) contrasts sharply with the influential "originalism" advocated by U.S. Supreme Court Justice Antonin Scalia.

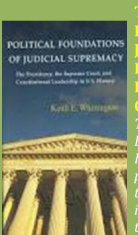
POLITICAL FOUNDATIONS OF JUDICIAL SUPREMACY KEITH E. WHITTINGTON PRINCETON UNIVERSITY PRESS, 2007(ONE COPY)

Should the Supreme Court have the last word when it comes to interpreting the Constitution? The justices on the Supreme Court certainly seem to think so-and their critics say that this position threatens democracy. But Keith Whittington argues that the Court's Justices have not simply seized power and circumvented politics. Whittington examines why presidents have often found judicial supremacy to be in their best interest, why they have rarely assumed responsibility for interpreting the Constitution.



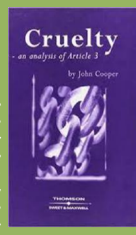
CRUELTY: AN ANALYSIS OF ARTICLE 3 JOHN COOPER SWEET & MAXWELL,2003 (ONE COPY)

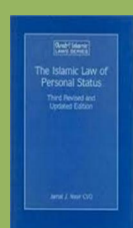
This book provides a practical guide focused on the application of Article 3 (prohibition of torture, inhuman or degrading treatment) of the European Convention on Human Rights as incorporated into UK law by the Human Rights Act 1998. The relevance to the UK of this Article is greater than it might seem. Inhuman or degrading treatment affects a wide variety of vulnerable people including prisoners, immigrants, children, medical patients and the mentally ill. The book guides practitioners through the case law in this area, with each chapter highlighting areas most likely to be affected by this provision of the ECHR.



THE ISLAMIC LAW OF PERSONAL STATUS JAMAL J. NASIR KLUWER LAW INTERNATIONAL, 2002 (ONE COPY)

This new edition of the authoritative English-language treatment of Islamic personal status law gives practitioners and courts throughout the world direct access to this important body of law in its most upto-date development. All Middle Eastern and North African Arab states are covered; new to this edition is coverage of recent provisions enacted in Kuwait, Yemen, and Sudan.





SIGNIFICANT LEGISLATIONS OF THE MONTH

- * The Provincial Motor Vehicles (Amendment) Act, 2016
- ❖ The Punjab Agriculture, Food and Drug Authority Ordinance 2016
- * The Punjab Animal Slaughter Control (Amendment) Act, 2016
- * The Punjab Commission on the Status of Women (Amendment) Act, 2016
- * The Punjab District Authorities (Composition) Rules, 2016
- * The Punjab e-stamp Rules, 2016
- * The Punjab Flood Plain Regulation Act, 2016
- The Punjab Marriage Functions Act, 2016
- * The Punjab Revenue Authority (Members and Secretary) Rules, 2016
- * The Punjab Vigilance Committees Act, 2016