



JUDGES' LIBRARY MONTHLY NEWSLETTER

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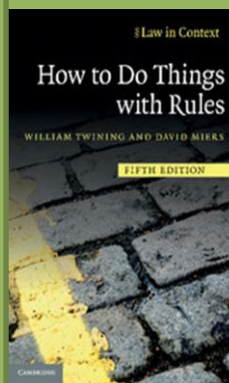
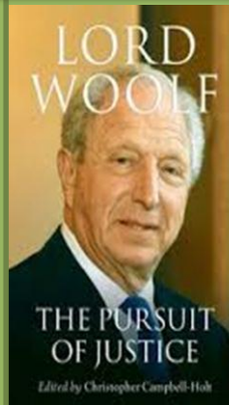
LIST OF BOOKS FOR THE MONTH OF SEPTEMBER, 2015

THE PURSUIT OF JUSTICE EDITED BY CHRISTOPHER CAMPBELL-HOLT OXFORD UNIVERSITY PRESS, 2008 (ONE COPY)

This book publishes for the first time a collection of lectures and papers written and delivered by Lord Woolf between 1990 and his retirement in 2005 from the office of Lord Chief Justice. A key theme in the papers is that to do justice according to law the judiciary must deliver pragmatic decisions on the facts of each case the applicable law. The papers cover developments to which Lord Woolf has personally contributed in a variety of legal areas that continue to be relevant in contemporary society, including the rule of law and the constitution, the role of judges, human rights, access to justice and civil justice, asylum, terrorism, crime, sentencing and prison.

HOW TO DO THINGS WITH RULES WILLIAM TWINING & DAVID MIERS CAMBRIDGE UNIVERSITY PRESS, 2010 (ONE COPY)

This popular book demystifies legal method by combining a wide range of concrete examples with a fundamental account of rules in general, their use as problem-solving devices, the who, what, why and how of interpretation, why doubts about interpretation arise, and reasoning about competing interpretations. It emphasizes the continuities between theory and practice. The central theme is that, interpretation is best approached by an intellectual procedure that clarifies the interpreter's standpoint and context, identifies the factors that may be giving rise to doubts.

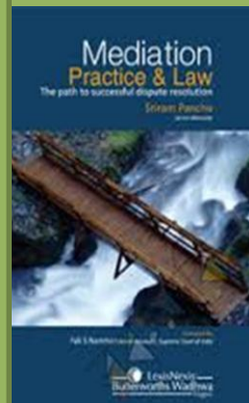
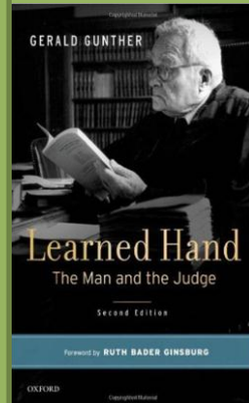


LEARNED HAND: THE MAN AND THE JUDGE GERALD GUNTHER OXFORD UNIVERSITY PRESS, 2011 (ONE COPY)

Billings Learned Hand was one of the most influential judges in America. In this book Gerald Gunther provides a complete and intimate account of the professional and personal life of Learned Hand. He conveys the substance and range of Hand's judicial and intellectual contributions with eloquence and grace. This second edition features photos of Learned Hand throughout his life and career, and includes a foreword by Ruth Bader Ginsburg. Gunther, a former law clerk for Hand, reviewed much of Hand's published work, opinions, and correspondence.

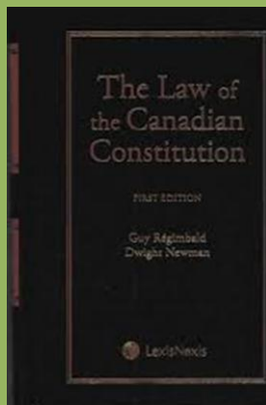
MEDIATION PRACTICE & LAW: THE PATH TO SUCCESSFUL DISPUTE RESOLUTION SRIRAM PANCHU LEXIS NEXIS, 2011 (ONE COPY)

This book brings out the art, techniques and skills of mediation. The book shows how mediators should deal with seemingly dead-end situations and prescribes norms of confidentiality and ethics. The law on the subject and the precedents laid down by Courts in India and abroad are exhaustively dealt with. This original book, based on the author's experience over two decades, will be of interest to mediators, judges, legal professionals, companies and individuals facing or contemplating litigation, students of law and conflict resolution, and is a must have for law and social science libraries.



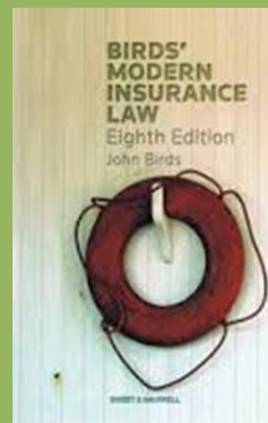
THE LAW OF THE CANADIAN CONSTITUTION
GUY REGIMBALD & DWIGHT NEWMAN
LEXIS NEXIS, 2013 (ONE COPY)

This book on the Law of the Canadian Constitution is a complete treatise on constitutional law. Constitutional law can be complex, and successful navigation through the topic often requires a thorough examination of potential issues from many different perspectives. This book seeks to provide the readers with a principled and conceptual approach, and offers a complete analysis of the most recent case law defining the areas of jurisdiction of Parliament and the provincial legislatures and defining the fundamental freedoms protected by the Canadian Charter of Rights and Freedoms. A chapter on the constitutional protection of Aboriginal and Treaty Rights is also included. This book also deals with and analyzes in depth the theoretical foundations of constitutional law.



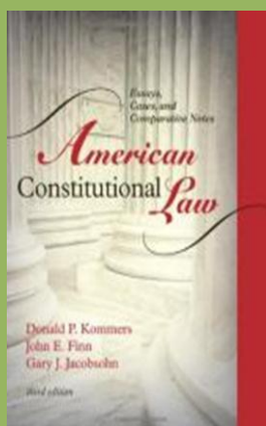
BIRDS' MODERN INSURANCE LAW
JOHN BIRDS
SWEET & MAXWELL, 2011 (ONE COPY)

Birds' Modern Insurance Law presents a concise yet analytical explanation of the fundamental principles of insurance law. Written in an accessible and straightforward manner the work covers everything from the history of insurance and regulation, through to the various forms of insurance such as life, and liability. In addition to providing a detailed analysis of increasingly complex rules affecting contracts of insurance, the new eight edition: (i) Provides a more distinct treatment of consumer insurance law as opposed to commercial insurance law. (ii) Includes recent case law on, in particular, increase of risk, breaches of condition and waiver, subrogation and motor insurance and MIB liability.



AMERICAN COSTITUTIONAL LAW
DONALD P. KOMMERS,
JOHN E. FINN & GRAY J. JACOBSON
ROWMAN & LITTLEFIELD PUBLISHERS, 2009 (ONE COPY)

American Constitutional Law: Essays, Cases, and Comparative Notes is a unique casebook that encourages citizens and students of the Constitution to think critically about the fundamental principles and policies of the American constitutional order. In addition to its distinguished authorship, the book has two prominent features that set it apart from other books in the field: an emphasis on the social, political, and moral theory that provides meaning to constitutional law and interpretation, and a comparative perspective that situates the American experience within a world context that serves as an invaluable prism through which to illuminate the special features of our own constitutional order. While the focus of the book is entirely on American constitutional law, the book asks students to consider what, if anything, is unique in American constitutional life and what we share with other constitutional democracies.



INTERNATIONAL COMMERCIAL ARBITRATION & ITS INDIAN PERSPECTIVE
HARSH SETHI & ARPAN KR GUPTA
UNIVERSAL LAW PUBLISHING CO., 2011 (ONE COPY)

This book provides a clear and comprehensive treatment to the International Commercial Arbitration scenario with specific linkage to its Indian Perspective. The young authors' zeal for the subject has made the book an outstanding endeavor. The quality of the research work put in by them is evidenced by the meticulous dealing of the different complex and technical aspects of international commercial arbitration in the book. The handling of the subject matter covered herein is a testament to the clarity of the authors with regard to the important concepts of international commercial arbitration. This book's dual function of compiling the transnational and domestic thought as well as the simplified understanding of the same on a comparative law basis, exemplifies its distinctive character.

