

PUBLICATIONS

NEW AND NOTEWORTHY | 2015



Edwardus dei gra R
Dns Hibn, & Vix Agunt
suo libtatis de kyng
sup Hult. saltm. Dicit
nobis qd ome dilone
rectum teneatis Robto
kyngeston sup Hult. &
mesuagio cum ptn in
sup Hult. quod admat

de nobis phbum sinau vnus denary p annu

Despnto quod Rodus de cyroton ei saltm. &
me & hnt pnt de annu pnt de annu pnt

Decimo de annu pnt de annu pnt de annu pnt

TALBOT
PUBLISHING

THE
LAWBOOK EXCHANGE
LTD.

IN THIS CATALOGUE new original titles published by Talbot Publishing and The Lawbook Exchange and reprints of legal classics are *intermixed by subject*.

Of our extensive reprints program, more than 100 include introductions by leading scholars. These are all featured in this catalogue.

Although we have been publishing new original titles since 2003, we have issued them under the same imprint as our reprint editions: **LAWBOOK EXCHANGE, LTD.** In 2013 we divided our publication division into two units.

♥ Our imprint, **TALBOT PUBLISHING**, presents new monographs of current scholarship in law and legal history.

♥ **LAWBOOK EXCHANGE REPRINTS** is a series of more than 1,000 classic texts, many with new introductions, indexes and other new material by leading scholars.

Our reprints feature unabridged, carefully reproduced texts, acid-free paper and attractive, high-quality bindings.

This catalogue includes a selection of our backlist titles. For more subject categories and titles, be sure to visit our website: **www.lawbookexchange.com**.

Submissions: New book proposals for legal history titles are always welcome. Please contact Valerie Horowitz, Managing Editor (e-mail: vhorowitz@lawbookexchange.com).

Examination & Desk Copies: See our website for policy information.

E-Lists: In addition to our e-catalogues we offer brief e-lists of recently acquired items and special offers. Please send us a note if you would like to receive these lists.

We are happy to accept orders by telephone, fax, e-mail or through our website. We welcome visitors, although an advance contact is advised. Our office hours are: Monday through Friday from 10 AM to 6 PM.

Terms: Appropriate sales tax will be added for residents of New Jersey. Foreign remittances must be in U.S. dollars, by check drawn on a U.S. bank, by international money order, or by wire transfer. We accept Visa, MasterCard, and American Express credit cards.

Shipping Charges: Will be applied to all orders. Domestic orders will be shipped via either Federal Express Ground Service or United Parcel Service, unless we receive other instructions. All overseas orders will be shipped via Federal Express, or USPS Air Service. All books are packed with requisite care.

Warranty & Returns: Any item may be returned within fourteen (14) days of receipt for any reason; prior notification is necessary and returned items must be carefully packed and arrive safely.

Cover photo: Bodleian Libraries, University of Oxford, MS. Rawl. C. 292, fol. 9r.

THE
LAWBOOK EXCHANGE
LTD.

33 Terminal Avenue, Clark, New Jersey 07066-1321

Telephone: (732) 382-1800 or (800) 422-6686 | Fax: (732) 382-1887 | www.lawbookexchange.com

CONTENTS

New	2	Latin	54
Administrative Law	12	Law French	54
Canadian Law	13	Law and Literature	55
Contracts and Trusts	16	Law Reform and Codification	56
English Law	17	New York Field Codes	57
Digests and Abridgements	17	The Code Napoleon	59
Historical Texts and Treatises	20	Louisiana	60
Histories	22	Legal Profession and Legal Education	61
Medieval Era	23	Maritime Law	63
Property Law	26	Religion and the Law — Jewish Law	64
Greek and Roman Law	28	Slavery and the Law	65
History of Trials, Lawyers and Judges	29	Trial Practice	70
Intellectual Property	32	United States Constitutional Law	72
International Law	34	United States Law	74
Hans Kelsen	35	United States Supreme Court	75
Hugo Grotius	37	Samuel Freeman Miller	75
Foundations of the Laws of War series	38	John Marshall	75
Laws of War and Peace	39	Benjamin Cardozo	76
The Holocaust	39	Joseph Story	76
Jurisprudence	44	Women and the Law	79
Law Dictionaries	45	Important Trials	82
American	45	ePubs	83
English	49	Author Index	84
Criminal Law	52	Title Index	86
French	53		
International	53		
Roman	53		

ADVANCE PRAISE

It is a staple of popular fiction — *The Da Vinci Code* is a prominent recent example — for a scholar, after inspired and painstaking work, to reveal hidden mysteries encoded in ancient manuscripts that alter our understanding of ourselves and our civilization. Remarkably, the legal scholar Thomas Lund, has, in real life, done just that. Here, after hundreds of years, is a readable, brilliant, and deep study of the sources of the basic principles of the Anglo-American Legal System still in use today — the medieval Year Books — until now utterly inaccessible except to a few specialists in the most arcane legal history. This amazing and delightful book will be of profound interest to anyone who has ever believed that the rule of law is about more than the arbitrary machinations of politicians. **Simply stated, Thomas Lund has given us one of the most important works on law in this generation.**

STEPHEN B. PRESSER

Raoul Berger Professor of Legal History

Northwestern University School of Law

co-author of *Law and Jurisprudence in American History* (8th ed. 2013)

The goal of Thomas Lund's *Creation of the Common Law* is to render a selection of material from the Year Books accessible to an educated lay audience, which wants to understand how medieval English law actually worked. He has performed his task with a clarity and economy that are admirable--and with a certain beguiling whimsy. **The book is altogether a stunning achievement and will be especially valuable for the light it throws on subjects dear to the hearts of medievalists who are not in themselves legal specialists, indeed, who have tended to avoid the linguistically forbidding Year Books.**

WILLIAM CHESTER JORDAN

Princeton University

An innovative invitation to the fascinating world of the medieval English Year Books. Professor Lund opens this vast range of law reports to the scrutiny of students of modern as well as medieval law. Within his book, Chief Justice Bereford and Christopher Columbus Langdell meet to provide a highly original schooling in the early Common Law.

JOHN HUDSON

University of St Andrews

Modern lawyers and laypeople are often daunted by the inaccessibility of the early sources... It is for just this reason that this masterful compilation and commentary by Professor Thomas Lund offers such a great contribution to the study of the history and evolution of our legal culture.... On topic after topic, reading the colloquies at the bench, we can see all the players jockeying for rhetorical advantage.... One of the great joys of Lund's writing is that he casts these materials as part of a complex narrative, organized by topic. Beautifully encapsulated in paraphrase, the cases preserve the urgency and spontaneity of the arguments.... Treat the book as a series of connected episodes that can be read in large or small chunks. Open up to any page or section, read for amusement and enlightenment, and then return to the larger text on some future day. These materials are rich, and they will richly reward those who are willing to work their way through them.

Foreword

RICHARD EPSTEIN

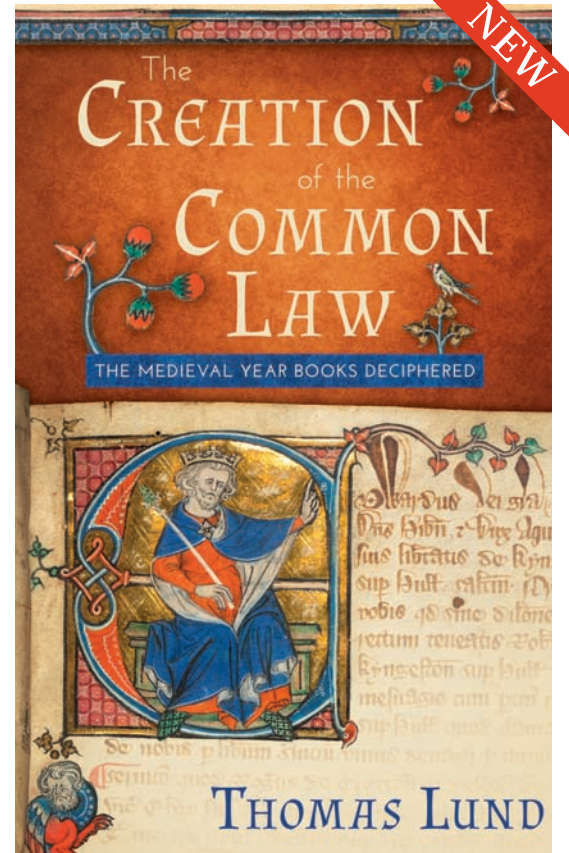
New York University School of Law

The Creation of the Common Law

The Medieval Year Books Deciphered

Thomas Lund

In this modern compilation and commentary, the most important medieval cases are paraphrased and analyzed, making this interesting and entertaining litigation accessible to everyone. Although Maitland's classic *History of English Law* ends at Henry III's death, until now no one has explained in clear modern language the transformative events that followed. After Edward I became king, Chief Justice Bereford took charge of the legal system, and created law in accord with his own sense of justice. The book puts his innovations into the context of contemporary American and English law.



xx, 371 pp.
Talbot Publishing

Hardcover 2015
ISBN 978-1-61619-504-5
\$75.

THOMAS LUND, a Professor at the S. J. Quinney College of Law, University of Utah, was educated at Horace Mann School, Harvard College, and Columbia Law School. His Oxford University D. Phil. thesis was published as *American Wildlife Law* (1980). An *Environmental Affairs* review described Lund as “probably the leading authority on the history of wildlife law.” Lund has written about medieval law for many years.

See pages 17-27 for more new and selected English Law titles (Medieval Era pp. 23–25)
and our website for a complete list and description of related titles.

ADVANCE PRAISE

After the American Revolution, the United States caught fire as a commercial republic. But adaptation of the common law to the needs of a trading nation required a broad erudition and a long view of America's role in the world. That combination was supplied by Supreme Court Justice Joseph Story, who was the faithful partner of Chief Justice Marshall and a New Englander who understood America's commercial future. **Now — in a literary event that should excite every lawyer — these extraordinary essays, published anonymously in the serial volumes of the 19th century *Encyclopedia Americana*, are again available.** The detective work of historian Valerie Horowitz in identifying the essays and the preface by Yale's celebrated law librarian the late Morris Cohen goes to show that antebellum legal history is still rich soil.

Talbot Publishing has done a signal service in ensuring continued attention to Justice Story's foundational essays — which were the precursor to the modern law reform work of the American Law Institute and the Conference of Uniform State Law Commissioners.

RUTH WEDGWOOD

Edward Burling Professor of International Law,
Johns Hopkins University

In this handsome volume, we have for the first time a reader-friendly edition of Joseph Story's little-known essays on American law published anonymously in Francis Lieber's *Encyclopedia Americana*. With the late Morris L. Cohen's learned introduction to guide us, we can detect, even more clearly than in his judicial opinions, the intellectual foundations of Story's jurisprudence. Written in plain English for laymen and professionals alike, the essays attest to Story's almost religious belief that only scientific law could save the republic from impending chaos.

R. KENT NEWMYER

University of Connecticut School of Law
author of *Supreme Court Justice Joseph Story:
Statesman of the Old Republic* (1985)

The Unsigned Essays of Supreme Court Justice Joseph Story

Early American Views of Law

Valerie L. Horowitz, Editor

Introduction by
MORRIS L. COHEN [1927–2010]

Yale Law School

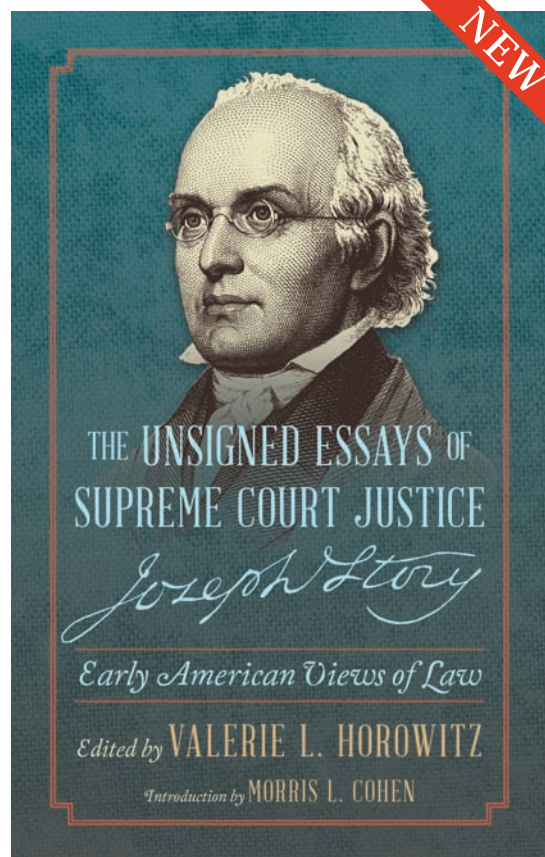
Written anonymously for the *Encyclopedia Americana* and now gathered in one volume, this work presents eighteen articles on major legal subjects by Joseph Story, Associate Justice of the Supreme Court of the United States and the first Dane Professor at Harvard Law School. The articles are virtually unknown today because they were unsigned and never republished in any other form. Ranging from “Law, Legislation and Codes,” “Common Law” and “Congress of the United States,” to “Law of Nations,” “Natural Law” and “Prize,” these extended essays are fascinating distillations of Story’s jurisprudence.

The *Encyclopedia Americana* was edited by Story’s friend Francis Lieber [1798–1872] who wrote the “Lieber Code” and was a distinguished professor at Columbia Law School who helped establish the field of political science in the United States.

The book includes an introduction by Morris L. Cohen that describes the genesis of Story’s involvement in writing the pieces and some of their main ideas. The appendix offers texts of rare related materials. With an index.

VALERIE L. HOROWITZ is the managing editor of Talbot Publishing/Lawbook Exchange Publications. Formerly, she was an editor at Prentice Hall Law & Business.

MORRIS L. COHEN [1927–2010] was professor emeritus of law, librarian emeritus and a lecturer at Yale Law School. He served as the law school librarian from 1981 to 1991. Prior to his career at Yale, Cohen directed the law libraries of Harvard, the University of Pennsylvania and SUNY-Buffalo. He was the author of numerous works including *Legal Research in a Nutshell* (1968), *Law: The Art of Justice* (1992) and the six-volume catalogue of pre-1860 American legal works, *Bibliography of Early American Law* (1998).



xxx, 387 pp.
Talbot Publishing

Hardcover 2015
ISBN 978-1-61619-454-3
\$59.95

Paperback 2015
ISBN 978-1-61619-456-7
\$49.95

See pages 75–78 for more new and selected titles related to the United States Supreme Court (Joseph Story pp. 76–78) and our website for a complete list and description of related titles.

ADVANCE PRAISE

The addition of Dr. Cairns' comparative work *Codification, Transplants and History* greatly enriches the scholarship of Louisiana legal history and can serve as a fruitful starting point for newcomers. Cairns first explored the relationships of legal and social change in comparing the early codifications of Louisiana and Quebec through the lens of Alan Watson's "legal transplants" theory in his University of Edinburgh PhD thesis completed in 1980. Renewed interest in this work afforded Cairns the opportunity to build on that foundation and add his own well respected approach to this welcome contribution. His excellent introduction is required reading for anyone interested in Louisiana legal history.

GEORGIA CHADWICK
Director, Law Library of Louisiana

John Cairns' *Codification, Transplants and History* may be the most important book about the origins of the Louisiana Civil Code ever published. Originally written in the late 1970s as his Ph.D. thesis for the University of Edinburgh under the tutelage of Alan Watson, Cairns' study provides a detailed analysis of the methods and sources used by the first codifiers of Louisiana and Quebec Civil Law and the legal, political and social context in which they worked. In particular, Cairns' analysis of the drafting of the 1808 Digest of the Territory of Orleans resolves, to a greater extent than any work published to date, the famous debate between Robert Pascal and Rodolfo Batiza over the sources, purposes and meaning of Louisiana's first attempt at codification. Moreover, with its insightful, newly drafted historiographic introduction, Cairns' book explains why resolution of that debate cannot be marginalized as an obsession of scholars enthralled by Louisiana exceptionalism but rather remains central to any complete understanding of Louisiana legal history. Cairns' comparative account of codification in Louisiana and Quebec will also be the starting point of all other comparative studies of these two important North American mixed jurisdictions for years to come.

JOHN A. LOVETT
De Van D. Daggett, Jr. Distinguished Professor,
Loyola University New Orleans College of Law

Completed in the era of fountain pen, typewriters and snail-mail, this book is a major contribution to legal history and to legal theory. Professor Cairns shows that in Louisiana (1808) and in Quebec (1865), codifiers enjoyed a remarkable degree of freedom when restating the former law or, in the second case, suggesting amendments. His painstaking analysis of the rules they needed to consult allow him to deduce the reasons for the choices they made. He argues that a variety of factors explained innovation or stasis, such as legal or conservative ideologies, political considerations and socio-economic changes. Therefore, he considers lawmakers to be essentially social actors, instead of skilled technicians.

MICHEL MORIN
Faculty of Law, University of Montreal

Legal historians in Louisiana and Quebec will experience an epiphany in reading this masterful study. Though written and researched more than thirty five years ago, it deals with timeless questions and ancient debates and seems as fresh and relevant as if it had been penned yesterday. Cairns brings to historical controversies such as the Pascal-Batiza debate over legal sources what has been essentially missing from that debate all along. Instead of unproven assertions and unhistorical assumptions, he examines core codal ideas through a comparative conceptual lens and brings to the debate all the light that comparative law and legal history can shed. This work is sophisticated, meticulous and immensely illuminating.

VERNON VALENTINE PALMER
Thomas Pickles Professor of Law, Co-Director, Eason Weinmann Center for
International and Comparative Law, Tulane Law School
author of *Through the Codes Darkly: Slave Law and Civil Law in Louisiana*,
The Louisiana Civilian Experience: Critiques of Codification in a Mixed Jurisdiction
and *Louisiana: Microcosm of a Mixed Jurisdiction*

At last, this classic is widely available. John W. Cairns reminds us of the complexity of codification, a process intensified in the pluralist and rapidly changing North American jurisdictions of Quebec and Louisiana. A crackling review of the recent literature of codification, including the 'New Louisiana Legal History', adds to the work's relevance.

BRIAN YOUNG
McGill University
author of *The Politics of Codification:*
The Lower Canadian Civil Code of 1866

Codification, Transplants and History

Law Reform in Louisiana (1808) and Quebec (1866)

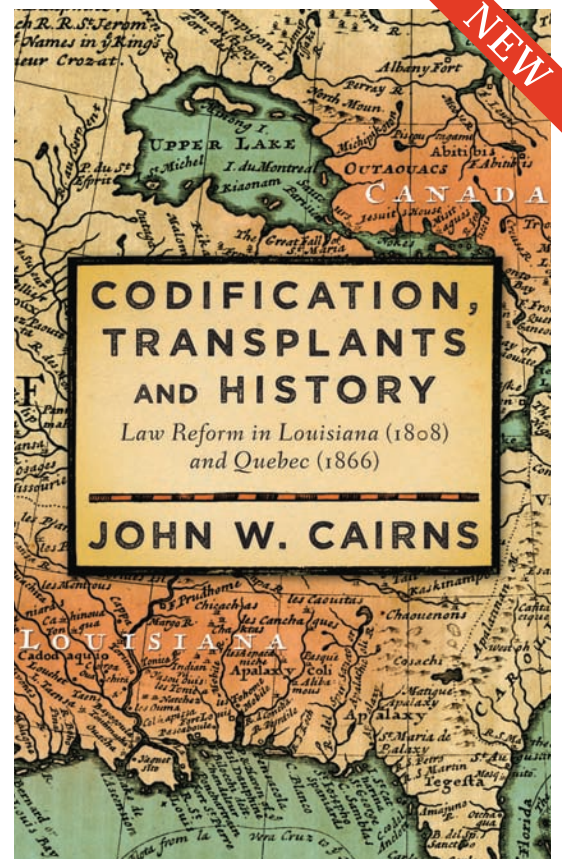
John W. Cairns

When Louisiana enacted its Digest of the Civil Laws in 1808 and Quebec its Civil Code of Lower Canada in 1866, both jurisdictions were in a period of transition — economic, social and political. In both, the laws had originally been transplanted from European nations whose societies were in many ways different from theirs.

This book offers the first systematic and detailed exploration of the two new codes in light of social and legal change. Cairns examines the rich, complex, and varying legal cultures — French, Spanish, Civilian and Anglo-American — on which the two sets of redactors drew in drafting their codes. He places this examination in the context surrounding each codification, and the legal history of both societies.

Cairns offers a detailed analysis of family law and employment in the two codes, showing how their respective redactors selected from a defined range of sources and materials to construct their codes. He shows that they acted relatively freely, attempting to inscribe into law rules reflecting what they understood to be the needs of their society, from an essentially intuitive and elite perspective. While not propounding a universal theory of legal development, Cairns nonetheless shows the types of factors likely to influence legal change more generally.

JOHN W. CAIRNS is a graduate of the University of Edinburgh, where he now occupies the Chair of Civil Law. He has taught at the Queen's University Belfast (1980–1984) and served as a Visiting Professor at Southern Methodist University, Dallas, and the University of Miami, Florida. He was elected a Fellow of the Royal Society of Edinburgh in 2007. His research has focused on the history of Scots law (particularly legal literature, legal education, and the legal profession in the eighteenth century) slavery and the law (particularly in the eighteenth century) and the legal history of Louisiana and Quebec.



xliv, 559 pp.
Talbot Publishing

Hardcover 2015
ISBN 978-1-61619-509-0
\$85.

See pages 13–15 for more new and selected Canadian Law titles,
pages 56–60 for more new and selected Law Reform and Codification titles (Louisiana p. 60)
and our website for a complete list and description of related titles.

An Explanation of the Constitution of the United States of America

Prepared for Use in Catholic Schools, Academies, and Colleges

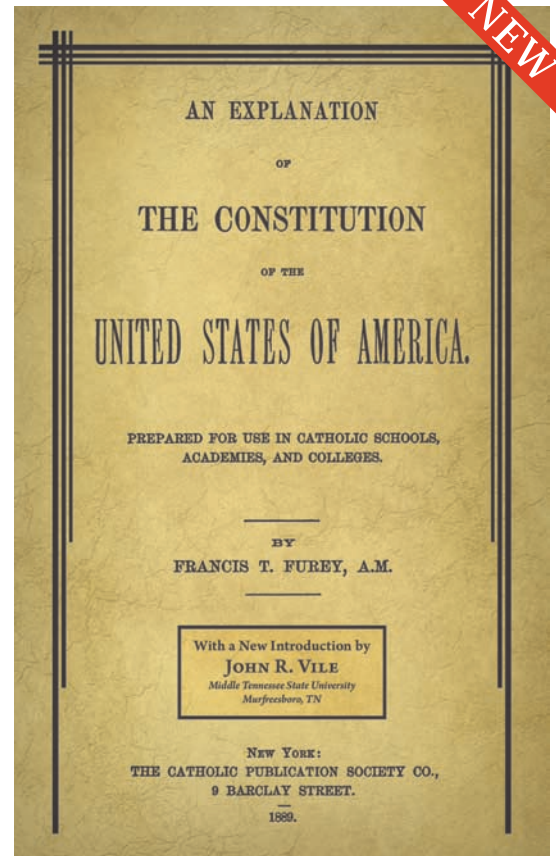
Francis T. Furey

Originally published: New York: The Catholic Publication Society Co., 1889
(iii-xvi new introduction), 156 pp.

With a New Introduction by
JOHN R. VILE

Middle Tennessee State University, Murfreesboro, TN

With a new introduction by John R. Vile that explains its relevance, this catechism, originally published in 1889 and written for use in Catholic schools and colleges, explores the United States Constitution from the viewpoint of Catholic issues. Furey points out the Constitution's harmony with Catholic views and its relation to canon law. It provides a window into the role of Catholic education in the United States, and insight into more recent increases in the number of Protestant schools and homeschoolers in America.

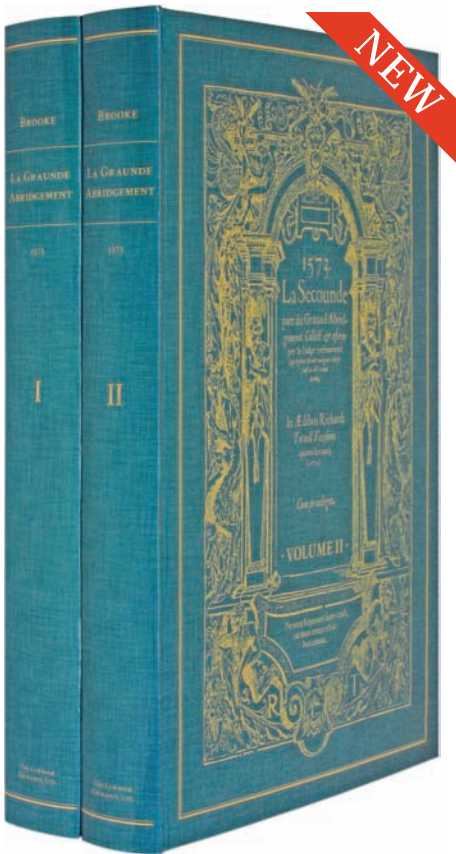


Hardcover 2015 ISBN 978-1-61619-506-9
\$75.

CONTENTS

- | | |
|--|---|
| I. On Government in General and its Various Forms | XXIII. Titles of Nobility and Honors |
| II. The Articles of Confederation of the United States | XXIV. Powers denied to the States |
| III. Historical Retrospect | XXV. The Executive Power |
| IV. The Confederation and the Constitution | XXVI. Election of the President |
| V. Preamble and Plan of the Constitution | XXVII. The Vice-President |
| VI. The Legislative Branch of Government | XXVIII. Eligibility to the Presidency |
| VII. The House of Representatives | XXIX. Compensation and Privileges of the President |
| VIII. Apportionment of the Representatives in Congress | XXX. The Judiciary |
| IX. The United States Senate | XXXI. Jurisdiction of the United States Courts |
| X. Impeachment Trials | XXXII. Jurisdiction and Organization of the Supreme Court |
| XI. Election to and Meeting of Congress | XXXIII. The Circuit and District Courts |
| XII. Salaries, Privileges, and Disabilities of Members of Congress | XXXIV. Treason against the United States |
| XIII. The Enactment of Laws | XXXV. Concurrent Powers of the States |
| XIV. Taxation | XXXVI. Formation of New States and Government of Territories |
| XV. Commerce | XXXVII. How the Constitution may be Amended |
| XVI. Naturalization | XXXVIII. Character, Scope, and Ratification of the Constitution |
| XVII. Bankruptcy Laws, the Currency, Copyright, and Patents | XXXIX. Religious Liberty |
| XVIII. Piracy, Warfare, and Military Regulations | XL. Freedom of the Press and of the Person |
| XIX. Territory belonging to the United States | XLI. Privileges of Accused Persons |
| XX. Powers granted and denied to Congress—Slavery | XLII. The Abolition of Slavery |
| XXI. Habeas Corpus, Jury Trial, Attainder, Etc. | XLIII. State Government |
| XXII. Taxation, Commerce, and the Public Treasury | XLIV. City Government |

See pages 72–73 for more new and selected United States Constitutional Law titles, pages 61–62 for Legal Education titles and our website for a complete list and description of related titles.



La Graunde Abridgement

Collecte & Escrie per le Iudge Tresreverend Syr Robert
Brooke Chivaler, Nadgairs Chiefe Iustice del Common Banke
[And]

La Secounde Part du Graunde Abridgement

Robert Brooke

Originally published: [London]: In Aedibus Richardi Tottelli, 1573
(iii-xvi new introduction and tables), [iv], 360 ff.; [i], 2-338 ff.

With a New Introduction
and Table of Corrections of Marginal Citations
by one of the foremost scholars of early English law,
DAVID J. SEIPP
Professor of Law, Boston University

Two vols. (10" x 14")
Hardcover 2015
ISBN 978-1-58477-971-1
\$295.

Reprint of first edition, with a new Introduction and Table of Corrections of Marginal Citations by David J. Seipp.

There are over 21,000 entries in Brooke's *Abridgement*. In the Table of Corrections of Marginal Citations Professor Seipp identifies and corrects numerous mistakes in reign, year, or folio created in error by Tottell's type-setters or Brooke's pen.

SIR ROBERT BROOKE [d.1558] was renowned for his great learning and probity as a judge. His *Abridgement* is based on Fitzherbert's *Abridgement*, but it contains much new material. In all, Brooke abridged nearly 21,000 cases and digested them alphabetically under 404 headings. It abridges fully the Year Books of Henry VII and Henry VIII. Brooke proceeded with great care and accuracy, and is believed to have had access to the original records of the Year Books. Coke calls the *Abridgement* "a worthy and painful work and an excellent repertory or table for the Year Books of the Law" (cited in Marvin's *Legal Bibliography* 151-152).

See pages 17-27 for more new and selected English Law titles (Digests and Abridgements pp. 17-19)
and our website for a complete list and description of related titles.

From the series

Foundations of the American Law of Lawyering
MICHAEL H. HOEFLICH, General Series Editor

"You Should Not."

A Book for Lawyers, Old and Young, Containing the Elements of Legal Ethics

Samuel H. Wendell

Originally Published: Albany, NY: Matthew Bender, 1896
xix (iii-xix new introduction), [vii], 100 pp.

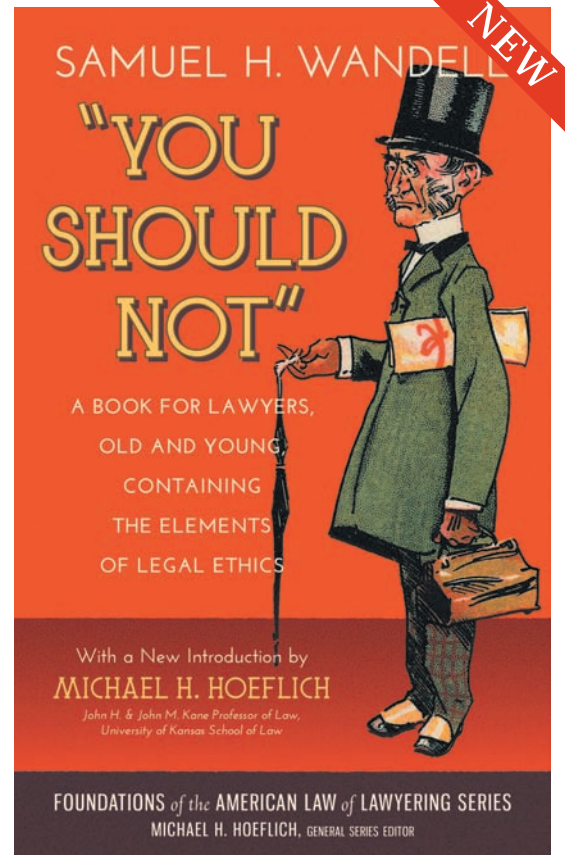
With a New Introduction by
MICHAEL H. HOEFLICH

John H. & John M. Kane Professor of Law, University of Kansas School of Law

"You Should Not" is more than a period piece. It is a document which reflects both the origins of many of our modern ideas about legal ethics and professional responsibility as well as the changing notions of proper behavior that surfaced in the last quarter of the nineteenth century. It is a book that witnesses the insecurity felt by the elite members of a changing legal profession, changing demographically, culturally, ethnically, and economically. Above all, it is a document which shows how the American legal profession's quest for dignity and respectability continued to be a major theme of juristic writing throughout the nineteenth century.

Michael H. Hoeflich, xix

SAMUEL H. WANDELL [1863–1943] was a New York lawyer and judge. He was the author of numerous literary and legal works, including *The Law Relating to the Disposition of Decedent's Real Estate* (1889), *The Law of Inns, Hotels, and Boarding Houses* (1888), *The Law of the Theatre* (1891) and *The Law in Relation to Public Contract Liens* (1932). With Meade Minnigerode, he was the author of the two volume biography, *Aaron Burr* (1925).



Hardcover 2014
ISBN 978-1-61619-455-0
\$39.95

Paperback 2014
ISBN 978-1-61619-460-4
\$29.95

See pages 61–62 for more new and selected titles related to the Legal Profession,
pp. 70–71 for new and selected titles related to Trial Practice
and our website for a complete list and description of related titles.

Early English Translation of *De Jure Belli ac Pacis*

Of the Rights of War and Peace

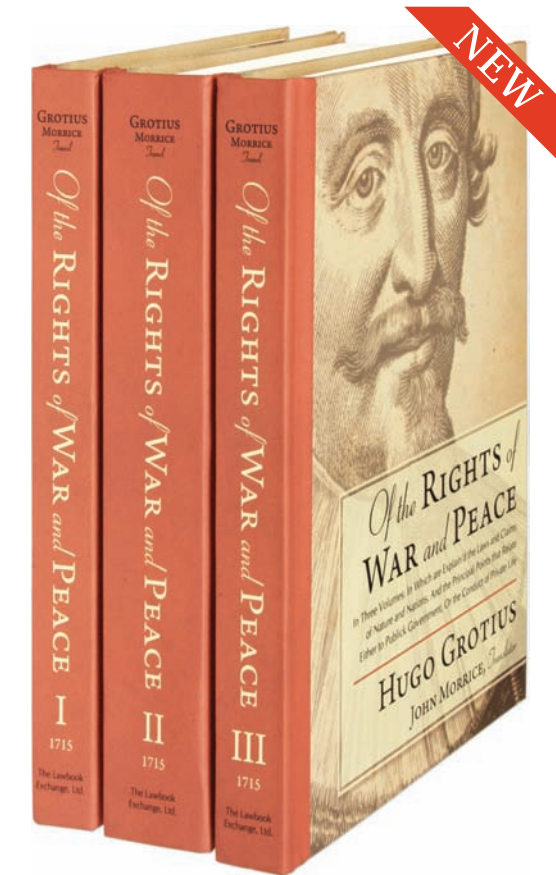
In Three Volumes; In Which are Explain'd the Laws and Claims of Nature and Nations, And the Principal Points that Relate Either to Publick Government, Or the Conduct of Private Life. Together with the Author's Own Notes. Done into English by Several Hands; With the Addition of the Author's Life by the Translators. Dedicated to His Royal Highness the Prince of Wales

Hugo Grotius**[John Morrice, Translator and Editor]**

Originally published: London: Printed for D. Brown, T. Ward and W. Meares, 1715
3 volumes. xxx (iii-xxx new Introduction), [14], civ, 212; 648; 356, [48] pp.

With a New Introduction by
WILLIAM E. BUTLER

*John Edward Fowler Distinguished Professor of Law, Pennsylvania State University;
Emeritus Professor of Comparative Law at University College London; Academician,
National Academy of Sciences of Ukraine; National Academy of Legal Sciences of Ukraine;
and Russian Academy of Natural Sciences*



Three vols. Hardcover 2014
ISBN 978-1-61619-374-4
\$150.

Reprint of third English-language edition.

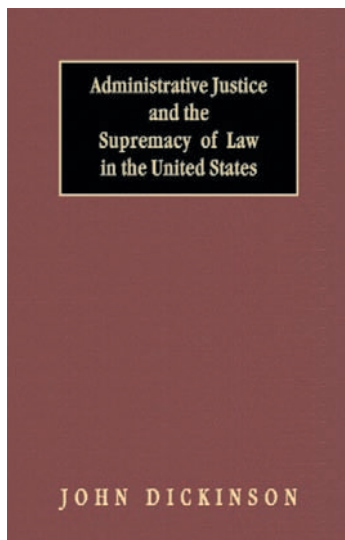
First published in 1625, *The Rights of War and Peace* is a landmark in conceptualizing the modern system of international law. Grotius describes the situations in which war is a valid tool of law enforcement and outlines the principles of armed combat. Though based on Christian natural law, Grotius advanced the novel argument that his system would still be valid if it lacked a divine basis. In this regard he pointed to the future by moving international law in a secular direction.

The first English translation, by C. Barksdale, was published in 1654 and reissued the following year. The second, by W. Evats, was published in 1682. The 1715 edition was translated and edited by John Morrice with the assistance of Edward Littlehales (1690-1724) and John Spavan (1685-1718).

HUGO GROTIUS [1583-1645] a pre-eminent contributor to international legal doctrine, was an influential Dutch jurist, philosopher, and theologian. Grotius is also known for *De Jure Praedae* (1604), which argues against territorial sovereignty of the seas.

JOHN MORRICE [1685-1740], an English divine, translated and/or edited a number of works on law, history, and theology between 1712 and 1738.

See page 37 for more titles by Hugo Grotius, pages 34–43 for new and selected International Law titles, and our website for a complete list and description of International Law titles.



Administrative Justice and the Supremacy of Law

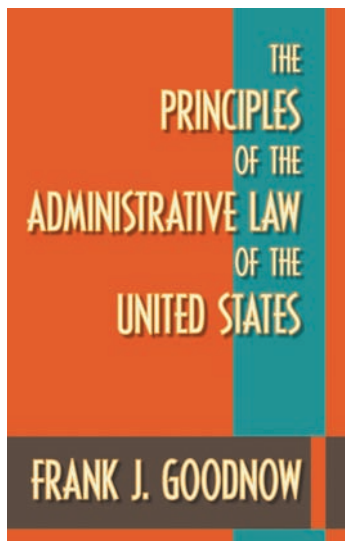
John Dickinson

Originally published: Cambridge: Harvard University Press, 1927. xiii, 403 pp.

Dickinson [1894-1952] examines the relationship between administrative tribunals and the courts, and problems that arise from the judicial review of administrative determinations. Dickinson

is especially concerned with factors that determine the scope and purposes of a review. His study is notable in part because it offers a near-contemporary assessment of the Hepburn amendments to the Interstate Commerce Act (1906) and other changes enacted in the early 1900s. With a table of cases. Originally published as Volume II in the series of Harvard Studies in Administrative Law.

Hardcover 2003 ISBN 978-1-58477-273-6 \$65.



The Principles of the Administrative Law of the United States

Frank J. Goodnow

Originally published: New York: G.P. Putnam's Sons, [1905] xxvii, 480 pp.

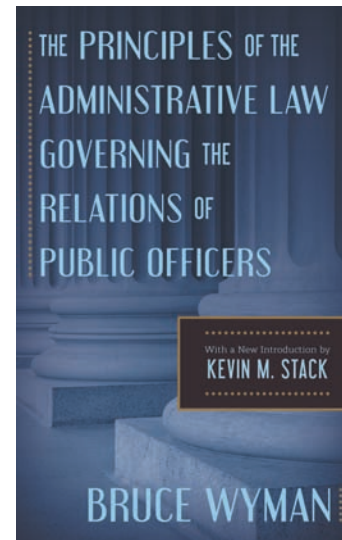
Goodnow's major work, this book analyzes the distinction between "politics" and "administration." According to Goodnow, politics is concerned with

policy and other expressions of state will. Administration is concerned with the faithful execution of enacted legislation. He observes that administration has a tendency to overstep this boundary and concedes that politics must therefore monitor administration to keep it in line with the people's will. *Reprint of first edition.*

Hardcover 2003, 2012 ISBN 978-1-58477-348-1 \$38.95

Paperback 2012 ISBN 978-1-61619-225-9 \$28.95

A Breakthrough Treatise on Administrative Law



The Principles of the Administrative Law Governing the Relations of Public Officers

Bruce Wyman

Originally Published: St. Paul: Keefe-Davidson Company, 1903 XXX (new introduction III-XXX), x, 641 pp.

With a New Introduction by
KEVIN M. STACK
Professor of Law, Vanderbilt University Law School

Bruce Wyman's treatise on administrative law, *The Principles of the Administrative Law Governing the Relations of Public Officers* (1903), provides the first development in American legal thought of the idea that the primary grounds of administrative legality are the internal practices and procedures that agencies adopt to structure their own exercise of discretion, as opposed to the standards and forms of judicial review. Wyman's conception was remarkable for its day. At the end of the nineteenth century, many scholars, including Wyman's colleagues at Harvard Law School, identified law with judicial decisions. But Wyman, writing a mere three years after his graduation from and subsequent appointment to the faculty of Harvard Law School, did not focus on 'the external law of administration' imposed by courts, but rather mined 'internal administrative law' created by agencies as the 'real subject' of inquiry and source of administrative legality.

KEVIN M. STACK
Introduction, III

BRUCE WYMAN [1876–1926] was a law professor at Harvard Law School. He was the author of *Control of the Market: A Legal Solution of the Trust Problem* (1911), and, with Joseph Henry Beale, *Cases on Public Service Companies, Public Carriers, Public Works, and other Public Utilities* (1902) and *The Law of Railroad Rate Regulation with Special Reference to American Legislation* (1906).

Hardcover 2014 ISBN 978-1-61619-426-0 \$49.95

The Canadian Constitution in Form and in Fact

William Renwick Riddell

Originally published: New York: Columbia University Press, 1923
[x], 77 pp.

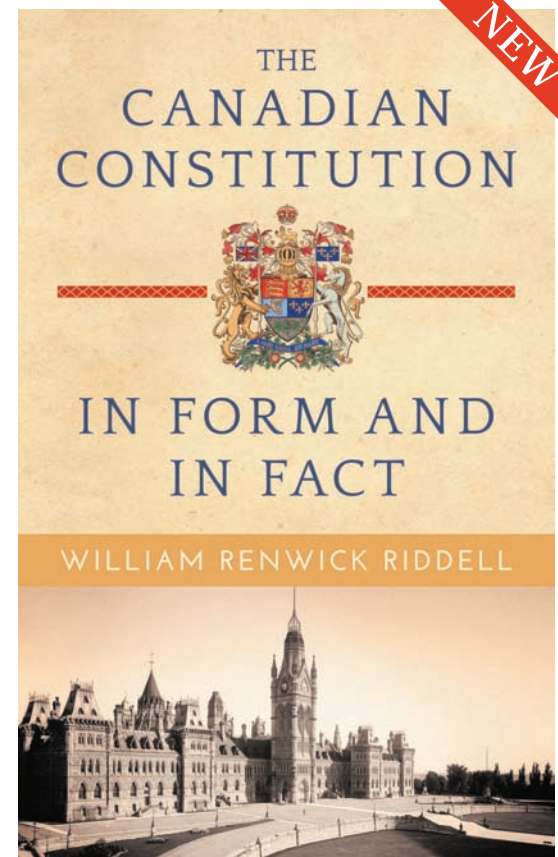
Text of four lectures delivered in Kent Hall at Columbia University in April and May, 1923 by a well-known Canadian Supreme Court justice and legal historian.

The four lectures are:

- I. The Constitution
- II. The Executive and Legislature
- III. The Elected Legislative Houses
- IV. The Judicature.

Mr. Justice Riddell's lectures, delivered in 1923 at Columbia University, aim at bringing out the essentially democratic character of the constitution of Canada, despite the traditional monarchical form of the government. Apart from their immediate object, they have a more general appeal as a result of the elaborate notes which illustrate and support the statements of the text. The exposition is, of course, of great interest and value as representing the views of one immediately engaged in the interpretation of the Dominion Constitution.

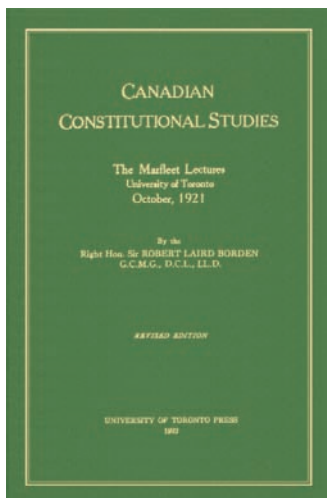
A. Berriedale Keith
6 *Journal of Comparative Legislation
and International Law* 3d ser. 174 1924



Hardcover 2015
ISBN 978-1-58477-962-9
\$24.95

Paperback 2015
ISBN 978-1-61619-472-7
\$14.95

WILLIAM RENWICK RIDDELL [1852-1945], a native of Hamilton Township, Ontario, was a lawyer, judge and prolific historian of Canadian law. He was appointed to the bench of the Supreme Court of Ontario in 1906 and promoted to the appeal division in 1925. He was the author of more than 1,000 reviews, pamphlets and books, including *The Legal Profession in Upper Canada in its Early Periods* (1916), *The Constitution of Canada in its History and Practical Working* (1917) and *The Bar and the Courts of the Province of Upper Canada or Ontario* (1928).



Canadian Constitutional Studies

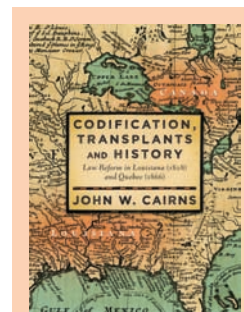
The Mailett Lectures, University of Toronto, October, 1921
Revised Edition

Sir Robert Laird Borden

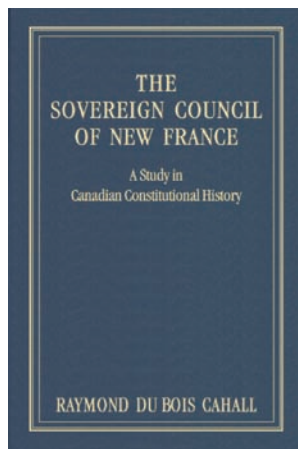
Originally published: [Toronto]: University of Toronto Press, 1922
163 pp.

This compact introduction traces the constitutional development of Canada from 1760 to the early twentieth century. Also included is a brief sketch of the governmental system that existed during the French regime from 1608 to 1760 and a look at problems that Canada faced in the author's lifetime. Borden [1854-1937] was the Prime Minister of Canada from 1911 to 1920.

Hardcover 2005 ISBN 978-1-58477-586-7
\$29.95



NEW
See
pages
6-7.



The Sovereign Council of New France

A Study in Canadian Constitutional History

Raymond Du Bois Cahall

Originally published: New York: Columbia University Press, 1915
274 pp.

The Sovereign Council was a governmental body established by France in 1663 to administer its colony in the St. Lawrence Valley. Unusually powerful for a colonial government, the council was the primary legislative and legal authority of New France. It had the power to select judges and minor officials, control public funds and commerce with the mother country, regulate the fur trade and set policy on local affairs. Cahall treats the council's history, organization, procedure and functions, assesses its effectiveness and evaluates its achievements and failures. This valuable study was originally published as Volume LXV, Number 1 in Columbia's series Studies in History, Economics and Public Law.

Hardcover 2005 ISBN 978-1-58477-467-9
\$29.95

Parliamentary Procedure and Practice in the Dominion of Canada

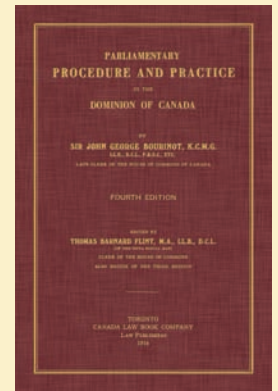
Fourth Edition. Edited by Thomas Barnard Flint

Sir John George Bourinot

Originally published: Toronto: Canada Law Book, 1916
xx, 693 pp.

Reprint of the fourth and final edition (first published in 1884). "The object which the author has had in view...is to give such a summary of the rules and principles which guide the practice and proceedings of the Parliament of Canada as will assist the parliamentarian and all others who may be concerned in the working of our legislative system. (...) It is, moreover, been the writer's aim, not only to explain as fully as possible the rules and usages adopted in Canada, but also to give such copious references to the best authorities...as will enable the reader to compare Canadian with British procedure" (xi).

Hardcover 2008, 2014 ISBN 978-1-58477-881-3
\$49.95



Canadian Constitutional Development

Shown by Selected Speeches and Despatches, with Introductions and Explanatory Notes

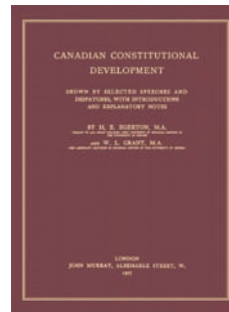
M.A. Egerton and W.L. Grant, Editors

Originally published: Toronto: The Musson Book Company Limited, [1907]
xxii, 472 pp.

This thoroughly annotated collection of source documents from 1760 to 1867 traces the evolution of Canada's constitution from the time of the British conquest to the confederation. The sections, which are arranged according to historical turning points, are:

- Instructions to Governor James Murray
- The Quebec Act
- The Constitutional Act of 1791
- Proposals for Union
- Lord Durham's Report
- Responsible Government in the Maritime Provinces
- Responsible Government
- The Annexation Movement
- The Tariff Controversy
- Federation

Hardcover 2006 ISBN 978-1-58477-613-0
\$34.95



The First Study of Canada's Government Under the 1867 Constitution Act

Government in Canada

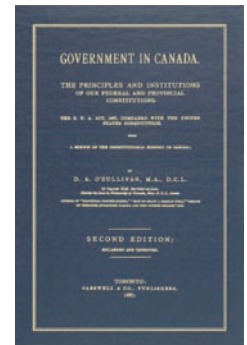
The Principles and Institutions of Our Federal and Provincial Constitutions. The B. N.A. Act, 1867, Compared with the United States Constitution, With a Sketch of the Constitutional History of Canada. Enlarged and Improved

D. A. O'Sullivan

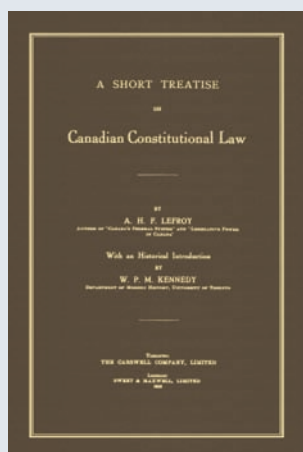
Originally published: Toronto: Carswell & Co., 1887
xix, 344 pp.

Reprint of the second and final edition. The British North American (BNA) Act of 1867 (known today as the Constitution Act) organized the Canadian colonies into a federal dominion and defined the operation of the Government of Canada. First published in 1879, O' Sullivan's was the first study of the recently formed government. It is also valuable for its insights into a system that was still in its early stages of development, and would eventually lead Canada to political independence in 1982.

Hardcover 2007 ISBN 978-1-58477-850-9
\$34.95



The foremost interpreter of the Canadian constitution in his day, AUGUSTUS H.F. LEFROY [1852-1919] was an important Canadian jurist who helped to draft several principal amendments to Canada's constitution.



A Short Treatise on Canadian Constitutional Law

A. H. F. Lefroy

With an Historical Introduction by
W.P.M. Kennedy

Originally published: Toronto: The
Carswell Company, 1918
xlvi, 322 pp.

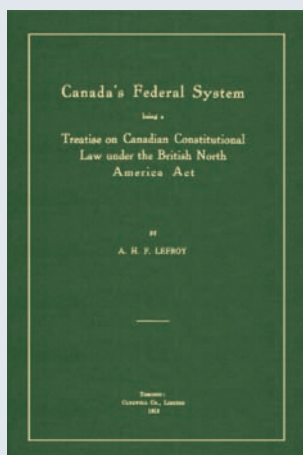
Mr. Lefroy has written a valuable and
informative book. (...) His work, on its
scale, is a model for American lawyers to
emulate.

H.J.L.

Harvard Law Review 32 (1918-1919) 583

Conceived for non-Canadian lawyers and students at colleges
and law schools, this is a treatise on the constitution that
governed Canada from 1867 to 1982, when it achieved
complete political independence.

Hardcover 2008 ISBN 978-1-58477-777-9
\$29.95



Canada's Federal System

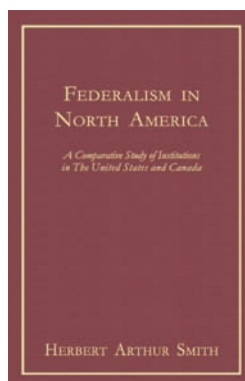
Being a Treatise on Canadian
Constitutional Law

A. H. F. Lefroy

Originally published: Toronto: Carswell
Co., 1913 lxvii, 898 pp.

This is a detailed commentary
on the constitution that
governed present-day Canada
from its creation in 1867
under the British North
American Act to 1982, when
it achieved complete political
independence.

Hardcover 2006 ISBN 978-1-58477-591-1
\$75.



Federalism in North America

A Comparative Study of Institutions in
the United States and Canada

Herbert Arthur Smith

Originally published: Boston: The Chipman Law
Publishing Company, 1923
v, 328 pp.

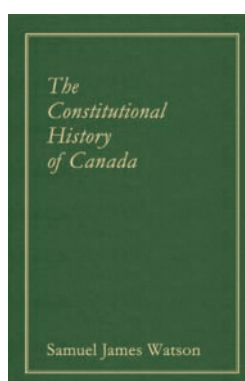
Mr. Smith's book, as a whole, is remarkably accurate and the author has
compressed an immense deal of information and of sound, penetrating
comment into small space. (...) Mr. Smith's book may be commended
unqualifiedly as a careful, objective and valuable study in a field too much
neglected in this country.

HENRY M. BATES

Michigan Law Review 22 (1923-1924) 28

This study compares the constitutions and federal governments
of the United States and Canada. His scope also includes such
influential extra-governmental institutions as political parties.

Hardcover 2005 ISBN 978-1-58477-624-6
\$34.95



The Constitutional History of Canada

Volume I (all published)

Samuel James Watson

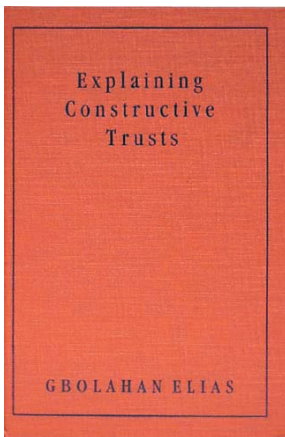
Originally published: Toronto: Adam, Stevenson
& Company, 1874
157 pp.

This compact history covers the period
spanning the English conquest in 1760
to the union of the provinces in 1867.

Though concerned primarily with governmental administration,
it pays close attention to the influence of political and social
developments. The legal aspect of these developments are
explored in several chapters, such as "Laws of Inheritance-
Detestation of Primogeniture," "Introduction of the Laws
of England," "Revival of the French Laws" and "The Gift of
Religious Liberty to Canada."

Hardcover 2006 ISBN 978-1-58477-608-6
\$24.95

CONTRACTS AND TRUSTS



Explaining Constructive Trusts

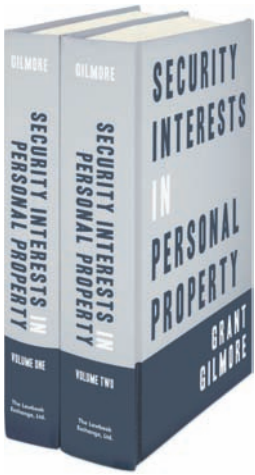
Gbolahan Elias

Originally published: Oxford: Clarendon, Oxford University Press, 1990
xxii, 177 pp.

Elias' book *Explaining Constructive Trusts*, marks an important landmark in the development of this legal institution. ... Much of the subsequent work on understanding constructive trusts has been built on these foundations.

LIONEL SMITH

Hardcover 2002 ISBN 978-1-58477-208-8
\$75.



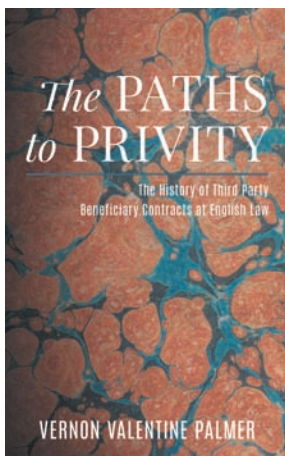
Security Interests in Personal Property

Grant Gilmore

Originally published: Boston: Little, Brown & Company, 1965
2 vols. xxxiv, 651; xiii, 653-1508 pp.

Reprint of the sole edition of this landmark work. Written by the late Grant Gilmore, Co-Reporter for Article 9 of the Uniform Commercial Code, it is often cited, and extremely well respected as an acknowledged authority in this area. Receptient of the Order of the Coif award.

2 vols. Hardcover 1999, 2011 ISBN 978-1-886363-81-6
\$195.



The Paths to Privity

The History of Third Party Beneficiary Contracts at English Law

Vernon V. Palmer

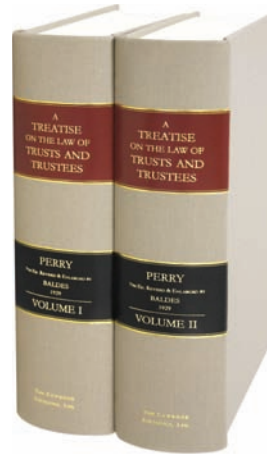
Tulane Law School

With a new preface by the author

Originally published: San Francisco: Austin & Winfield, 1992
250 pp.

Palmer's fascinating study analyzes the ingrained tendency to prevent third party beneficiary actions through a historical account of privity of contract.

Hardcover 2006, 2015 ISBN 978-1-58477-720-5
\$49.95



A Treatise on the Law of Trusts and Trustees

Revised and Enlarged by
Raymond C. Baldes

Jairus Ware Perry

Originally published: Boston: Little, Brown and Company, 1929

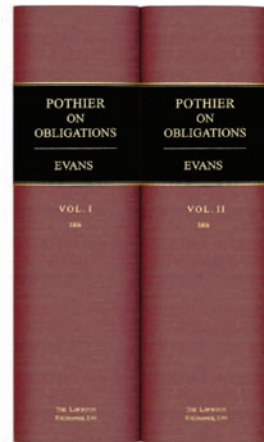
2 vols. clxxx, 804; xviii, 805-1729 pp. Star-paged.

Reprint of the seventh and final edition of a classic treatise first published in 1872.

These two volumes should be upon the desk, or in the library of every lawyer who handles trusts of any kind and who has anything to do with trustees.

Lawyer and Banker and Central Law Journal 22 (1929) 258

2 vols. Hardcover 2008, 2014 ISBN 978-1-58477-869-1
\$79.95



A Treatise on the Law of Obligations, or Contracts

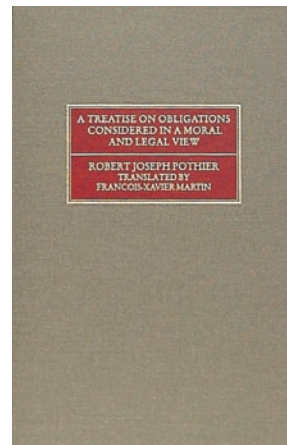
Translated from the French, with an Introduction, Appendix, and Notes, Illustrative of the English Law on the Subject. By William David Evans

Robert Joseph Pothier

Originally published: London: A. Strahan, 1806
Two volumes. [1], 578, [1]; iv, 715, [1] pp.

Reprint of the uncommon Evans translation, the English second edition which followed the American edition of 1802.

2 vols. Hardcover 2000 ISBN 978-1-886363-98-4
\$95.



With a New Introduction by
WARREN M. BILLINGS
University of New Orleans,
William and Mary School of Law

A Treatise on Obligations Considered in a Moral and Legal View.

Translated from the French of Pothier.
Translated by Francois-Xavier Martin

Robert Joseph Pothier

Originally published: New Bern, N.C.: Martin & Ogden, 1802

2 vols. in 1 book. x, [viii], 364; [ix], 315, [1] pp.

Known as a source of the French Civil Code (1804) and for its influence on

British contract law. *Reprint of the rare New Bern edition.*

Hardcover 1999, 2014 ISBN 978-1-886363-62-5
\$59.95

Featuring new introductions and scholarly materials
by DAVID J. SEIPP

The Book that “Made” the Common Law

La Graunde Abridgement

Collecte par le Iudge Tresreverend Monsieur Anthony Fitzherbert... Cy Ensuit la Table
pur Trover les Titles

Anthony Fitzherbert

Originally published: London: Richard Tottell, 1577

1 Volume. xxiii (iii-xxiii new Table of Contents, Introduction and Tables), [ii], 342 [i.e. 341]; [ii], 265; [ii], 66 ff.

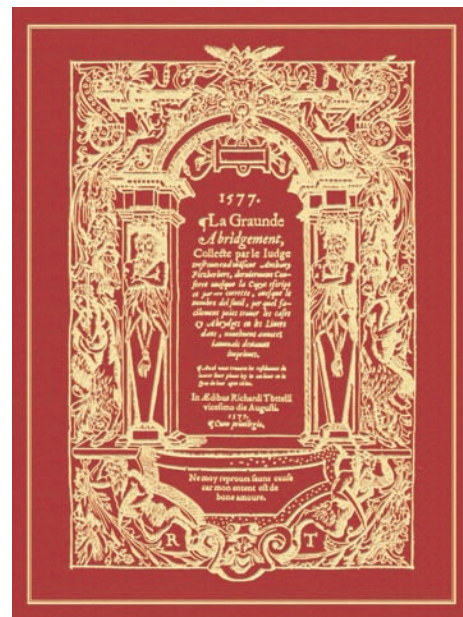
First and second parts of abridgment have title pages.

Reprint of the 2nd Tottell edition. Arguably one of the most imposing volumes in the history of English law, it was the first serious attempt to set the law down in systematic shape. A standard work in Great Britain, it was equally important in the American colonies. Thomas Jefferson owned a copy of this edition.

9" x 12-1/2"

Hardcover 2009 ISBN 978-1-58477-876-9

\$195.



“A Good Authority” on the Abridgements

The Grand Abridgment of the Law Continued

Or, A Collection of the Principal Cases and Points of the Common-Law of England... Published in the Twelfth Year of the Reign of Our Sovereign Lord Charles the Second, King of England, Scotland, France, and Ireland, &c.

William Hughes

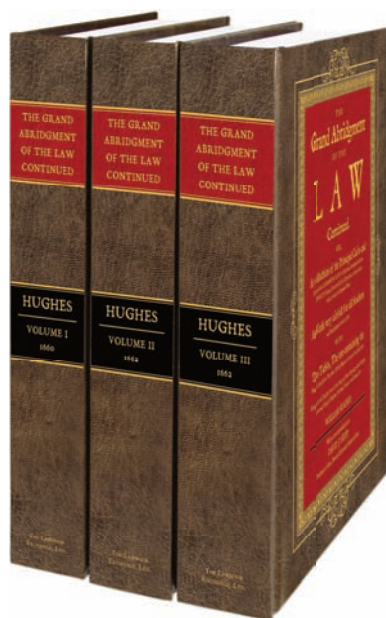
Originally published: London: Printed by J.S. for Henry Twyford, George Sawbridge, Thomas Dring, and John Place, 1660-1662

3 volumes; with Appendix, in 3 books. Main text in double columns. XX (III-XX new Introduction), [47], 758, [114]; [50], 759-1576, [86]; [32], 1577-2132, [65], [36], 2133-2418, [64] pp.

These volumes embrace but a short period, and the work is a mere supplement to the earlier Abridgments, but it is a good authority.

J.G. MARVIN

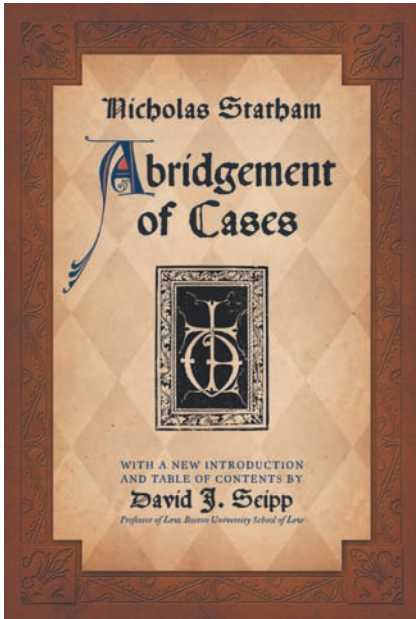
Legal Bibliography (1847) 402



Three vols. Hardcover 2011 ISBN 978-1-58477-937-7
\$195.



Featuring New Introductions and Scholarly Materials by
DAVID J. SEIPP



Facsimile of a Rare First Edition of the First Printed Abridgment

Abridgement of Cases

Nicholas Statham

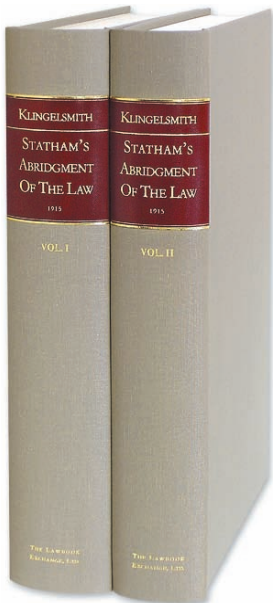
Originally published: [Rouen: Guillaume Le Talleur, for Richard Pynson, c. 1490]
XVIII (V-XVIII new table of contents and introduction), vi, 188 ff. (total 402 pages)

Facsimile reprint of original in Harvard Law Library.

The first printed abridgement of English cases, this important text is now reprinted for the first time since 1490. This volume reproduces a facsimile of a rare first edition from the Harvard Law Library, which includes the later two-leaf index included in some copies. Generally attributed to Nicholas Statham, this abridgement covers cases from the reigns of Edward I to Henry VI. As Holdsworth notes in *A History of English Law*, it contains "some long reports that are not to be found in the Year Books" (II:543-44).

10" x 14" Hardcover 2013 ISBN 978-1-61619-241-9
\$125.

The Only English Translation of the First Book of its Kind



Statham's Abridgment of the Law

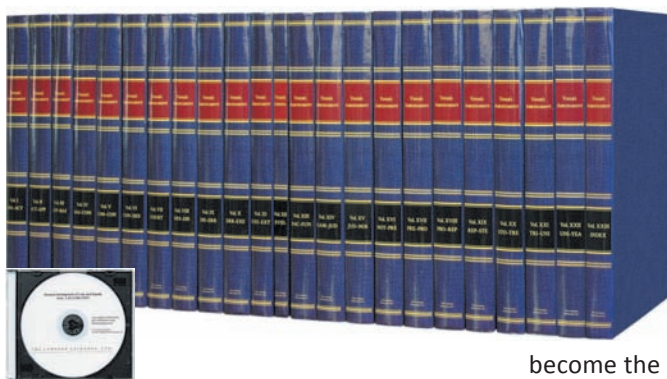
Nicholas Statham

Margaret Center Klingelsmith, Translator

Originally published: Boston: The Boston Book Company, 1915
2 vols. XXII (III-XXII new Table of Contents and new Introduction), xxxiv, 1308 pp.

Enhanced by Professor Seipp's detailed Table of Contents demonstrating the exhaustive scope of the work, followed by his new introductory essay. Statham's *Abridgment* was originally published circa 1490. Drawn from the Year Books and arranged alphabetically, it contains 258 titles and about 3,700 notes on cases and points of law.

Two vols. Hardcover 2007 ISBN 978-1-58477-696-3
\$150.



23 vols. Folio (9" x 14")
[with] one searchable DVD.
Hardcover 2009, 2014 ISBN 978-1-58477-977-3
\$2,395.
Please inquire with reference to individual volumes
if desired.

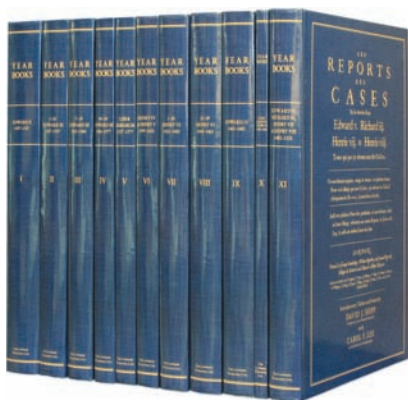
A General Abridgment of Law and Equity

Alphabetically Digested Under Proper Titles, with Notes and References
to the Whole

Charles Viner

Originally published: Aldershot: Printed for the Author, 1742-1753

Reprint of the first edition. Descended from Rolle's *Abridgment*, Viner's magnum opus marks the end of an era in English legal bibliography. Originally intended as a continuation of D'Anver's abridgment, which ends at "Factor," Viner's work went on to become the longest and most detailed work of its kind. According to Winfield, "[i]t is the megatherium of the older abridgments...For several years we have used Viner for the purpose of getting all available references to all existing cases on three or four branches of the law, and we have found his book very useful." Marvin adds that "it is a vast Index of the law" that "often rewards the labour when all other resources have failed."



11 vols. Folio (9" x 14")
Hardcover 2007 ISBN 978-1-58477-781-6
\$1,995.
(Each volume includes a new introduction.)
Individual volumes available, printed on demand,
schedule: approx. 14 weeks from date of order to
date in stock. Contact us for details.

With New Introductory Notes and Tables in Each Volume Naming all Justices and Serjeants, and Listing
Calendar Years of Law Terms,
by DAVID J. SEIPP with CAROL F. LEE of the District of Columbia Bar

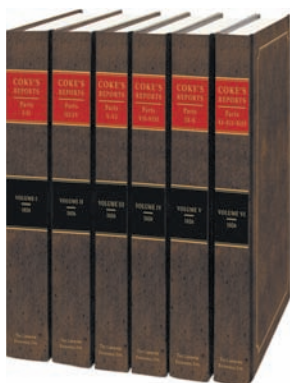
The Year Books

Or Reports in the Following Reigns, with Notes to Brooke and Fitzherbert's Abridgments

Originally published: London: by George Sawbridge, [etc]., 1678, 1679-80. 11 vols. Folio (9" x 14"). 5,802 pp.

Reprint of the Vulgate edition, with new detailed introductions that address the history, content and significance of the Year Books, and tables that list all justices and sergeants, as well as calendar years of law terms. The Vulgate edition was published between 1678 and 1680; it remains the standard edition.

It is difficult to overestimate the importance of The Year Books. As J.G. Marvin put it in his *Legal Bibliography* (1847), these were the "venerable books" from which Littleton, Hobart, Hale and Coke drew "so much valuable ore, melting it into ingots and refining and sending it abroad as the correct coin of the common law" (756). As a series of notes on debates and points of pleadings they are primary sources for our knowledge of medieval common law.



6 vols. Hardcover 2011
ISBN 978-1-58477-239-2
\$595.

With a New Introduction by
STEVE SHEPPARD
University of Arkansas School of Law

The Reports of Sir Edward Coke, Knt.

In Thirteen Parts. A New Edition, with Additional Notes and References, and with Abstracts of the Principal Points: The First Three Parts and the Fourth to Fol. 38a. by John Henry Thomas, Esq. The Rest of the Fourth and the Remaining Nine Parts by John Farquhar Fraser, Esq.

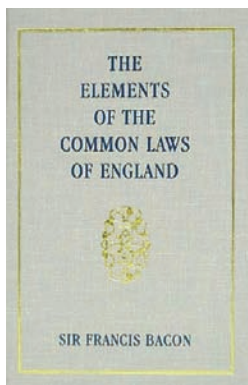
Sir Edward Coke

Originally published: London: Joseph Butterworth and Son, 1826. 6 vols. xxi, (i-xxi new introduction), xxxii, [iv], 669; xlvii, 578, 391-394; lxxviii, 259, xix, 261-414; xvi, 144, xxxiii, 145-484; xlv, 512; xvi, 495 pp.

The best and last [edition], which has superseded all older ones, is in English; the whole thirteen Parts in 6 vols. 8vo. London, 1826.

JOHN W. WALLACE
The Reporters (1882) 194-195

This edition is noteworthy for the inclusion of Coke's complete prefaces. Sir Edward Coke [1552-1643] was considered to be the greatest legal practitioner of his day. Written between 1572 and 1616, The Reports are not reports in the conventional sense but highly detailed anthologies of precedents organized according to the cases they consider. A work of immense authority, it was often cited as *The Reports*, there being no need to mention the author's name.



The Elements of the Common Laws of England

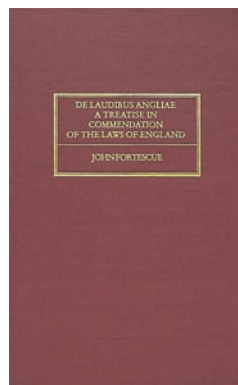
Branched into a Double Tract. The One Contayning A Collection of Some Principal Rules and Maxims of the Common Law, With Their Latitude and Extent. ... [With] The Other: The Use of the Common Law, for the Preservation of our Persons, Goods, and Good Names

Sir Francis Bacon

Originally published: London: Printed by the As-
signes of I. More Esq., 1630
xix, 104, vii, 84 pp.

SIR FRANCIS BACON [1561–1626], one of the great intellectuals of the age, held the posts of Solicitor General, Attorney General and Lord Chancellor during the reign of James I.

Hardcover 2003 ISBN 978-1-58477-248-4
\$39.95



De Laudibus Legum Angliae

A Treatise in Commendation of the Laws of England. With Translation by Francis Gregor. Notes by Andrew Amos and a Life of the Author by Thomas (Fortescue) Lord Clermont

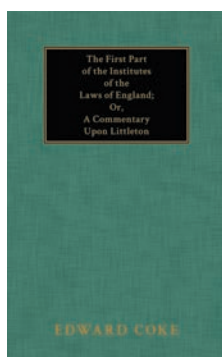
Sir John Fortescue

Originally published: Cincinnati: Robert Clarke &
Co., 1874
lxiv, 302 pp.

Written in 1470, *De Laudibus* was intended for the instruction of Edward, Prince of Wales. Written in the form of a dialogue, this book contains one of the earliest sketches of the English legal system.

Hardcover 1999 ISBN 978-1-58477-019-0
\$40.

The First Textbooks on the Modern Common Law



The First Part of the Institute of the Laws of England

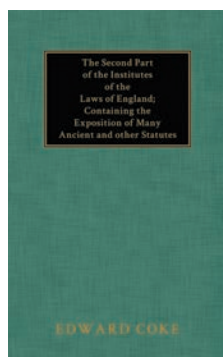
Or, A commentary upon Littleton ...
The Eighteenth Edition, Corrected

Sir Edward Coke

Originally published: London: J. &
W.T. Clarke, 1823. 2 Vols. ccxvi, [620];
[vi], [772] pp., retaining pagination of
thirteenth edition.

This reprint of the 18th edition
is among those that Marvin
claims are "preferred to the
elder editions, both on account
of the convenient reference
to notes and for the excellent
index." J.G. Marvin, *Legal
Bibliography* (1847) 205.

2 vols. Hardcover 2015
ISBN 978-1-58477-033-6
\$95.



The Second Part of the Institutes of the Laws of England

Containing the Exposition of
Many Ancient and Other Statutes

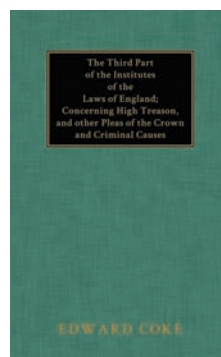
Sir Edward Coke

Originally published: London: Printed
for W. Clarke and Sons, 1817. [xvi], [1],
746, [49] pp. Paging irregular; star-
paged to 1681 folio edition.

Reprint of the last and best edition
with Butler and Hargrave's notes,
with mistakes corrected from the
1681 folio edition.

Coke's *Third Institutes* gives us a
Treatise of great learning, and not
unworthy the hand that produced it.
J.G. Marvin, *Legal Bibliography*
(1847) 208

Hardcover 2012
ISBN 978-1-58477-200-2
\$59.95



The Third Part of the Institutes of the Laws of England

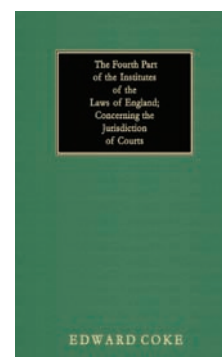
Concerning High Treason, and
Other Pleas of the Crown and
Criminal Causes

Sir Edward Coke

Originally published: London: Printed
for W. Clarke and Sons, 1817. [xii], 244,
[21] pp. Paging irregular; star-paged to
1681 folio edition.

*Reprint of the last and best
edition* with Butler and
Hargrave's notes, and with
mistakes corrected from the
1681 folio edition.

Hardcover 2012
ISBN 978-1-58477-201-9
\$34.95



The Fourth Part of the Institutes of the Laws of England

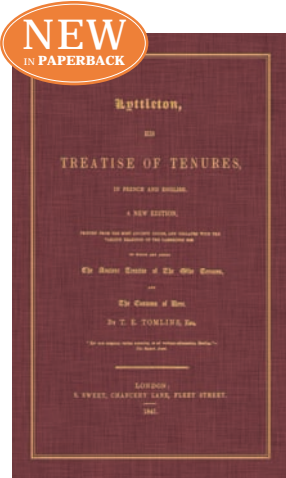
Concerning The Jurisdiction
of the Courts

Sir Edward Coke

Originally published: London: Printed for
W. Clarke and Sons, 1817. [xiv], [1], 364,
[49] pp. Paging irregular; star-paged to
1681 folio edition.

Reprint of the last and best edition
with Butler and Hargrave's notes,
and with mistakes corrected from
the 1681 folio edition.

Hardcover 2002
ISBN 978-1-58477-202-6
\$44.95



Lyttleton, His Treatise of Tenures, in French and English

A New Edition, Printed From the Most Ancient Copies, And Collated With the Various Readings of the Cambridge MSS.

Sir Thomas Littleton

T[homas] E[dlyne] Tomlins, Editor

Originally published: London: S. Sweet, 1841
lv, [1], 727 pp.

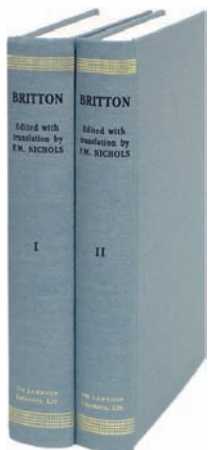
This venerable work is a considered a landmark because it renounced the principles of Roman law in favor of a set of guidelines and doctrines drawn from the Year Books, and when necessary, hypothetical cases. With index. Parallel text in Law-French and English.

Hardcover 2014 ISBN 978-1-58477-630-7

\$45.

Paperback 2014 ISBN 978-1-61619-425-3

\$29.95



Britton

The French Text Carefully Revised with an English Translation, Introduction and Notes

Francis Morgan Nichols

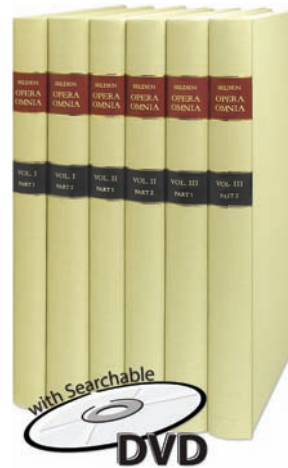
Originally published: Oxford: Clarendon Press, 1865
Two vols. lxxv, 419; iii, 399 pp.

Probably originally compiled by John le Breton around 1290, it is the oldest English law book in French. Consisting of French text with parallel English translation and a glossary of French terms, this edition edited and translated by Nichols is considered the "standard edition." Along with Fleta, Britton is one of two significant law books produced during the reign of Edward I [1272-1307]. The origins of Britton may be traced to a project of Edward I to produce a digest of the English law in the spirit of Justinian's *Institutes*.

2 vols. Hardcover 2003 ISBN 978-1-58477-258-3

\$85.

With a New Introduction
"The Works of John Selden: An Introduction for the American Reader"
by STEVE SHEPPARD



Opera Omnia

Tam Edita Quam Inedita. Collegit ac Recensuit; Vitam Auctoris, Praefationes, & Indices Adjecit, David Wilkins

John Selden

Originally published: London: Guil Bowyer [Volume One]; S. Palmer [Volume Two]; T. Wood [Volume Three], 1726
3 Vols. in 6 books. Complete set. Portrait frontispiece by George Vertue after P. Lely. with text illustrations and ornaments. Text in double columns. Vols. 1-2 Latin; Vol. 3 English. xiv, x, xxxiv, lvi, 757 cols.; vi, 765-1892 cols., lxxx; xviii, 860 cols.; 861-1721 cols., [xliv]; [x], 1058 cols.; 1069-2081 cols., [xxxviii] pp.

Reprint of the first collected edition which was limited to 750 sets, edited, with preface, index and life of the author, by Dr. David Wilkins. Collects all of the major legal treatises and antiquarian studies of one of the greatest figures in English legal history. This set is notable also for its handsome layout and typography.

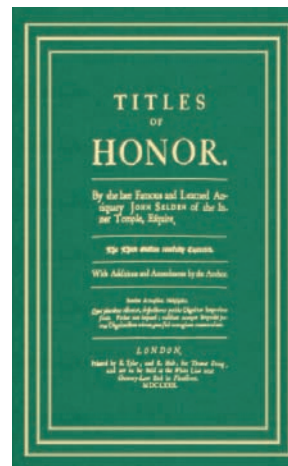
10" x 16" 6 vols.

[with] (1) searchable DVD for the entire set

Hardcover, 2006 ISBN 978-1-58477-670-3

\$1,495.

DVD available separately \$1,395.



Titles of Honor

Carefully Corrected With Additions and Amendments by the Author

John Selden

Originally published: London: E. Tyler and R. Holt, 1672. [xxxiv], 756 pp. Portrait frontispiece. Illustrated. [xxxiv], 756 pp.

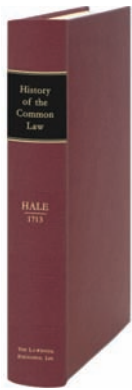
Reprint of the third and best edition, with substantial additions. With a eulogy by Ben Jonson. Selden's [1584-1654] great historical work on nobility begins with a general discussion of titles and nobility. The

following chapters consider the nobility of ancient Greece and Rome, Europe, the British Isles, the Roman Catholic and Greek Orthodox Churches, the Middle East and Asia. The final chapters survey various aspects of ceremony and precedence. The text is complemented with numerous illustrations of court dress, insignia and maps. Bibliographical references in margins.

9" x 12"

Hardcover 2006 ISBN 978-1-58477-410-5

\$95.



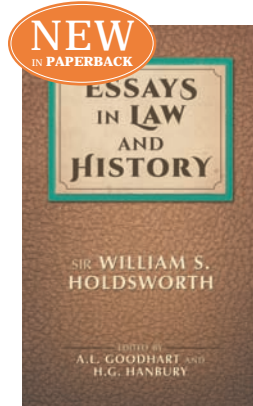
The History and Analysis of the Common Law of England

Sir Matthew Hale

Originally published: [London]: Printed by J. Nutt, 1713
[iii], 264, [12]; [xvi], 171 pp.

Published anonymously, this highly respected work was the first history of the common law. *Reprint of the first edition.*

Hardcover 2014 ISBN 978-1-58477-024-4
\$49.95

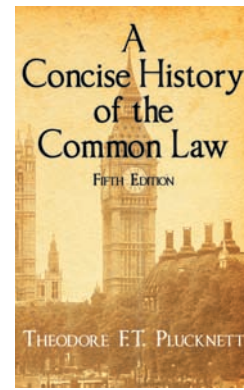


Essays in Law and History

William S. Holdsworth
Edited by
A.L. Goodhart and
H.G. Hanbury

Originally published:
Oxford: Clarendon
Press, 1946
xv, 302 pp.

Hardcover 1995 ISBN 978-1-886363-13-7
\$75.
Paperback 2015 ISBN 978-1-61619-400-0
\$24.95



A Concise History of the Common Law

Theodore F.T. Plucknett

Originally published:
Boston: Little, Brown
and Co., 1956. xxvi,
746, 56 pp.

Reprint of the fifth, final and best edition.

Plucknett's book is not... a mere epitome of what is to be found elsewhere. ...this book will give an excellent grounding to the student of English legal history.

PERCY H. WINFIELD
Harvard Law Review 43 (1929-30): 339-340

Hardcover 2010 ISBN 978-1-58477-137-1
\$27.95
Paperback 2010 ISBN 978-1-61619-124-5
\$22.95



A Sketch of English Legal History

Frederic W. Maitland
Francis C. Montague

Originally published: New York:
G.P. Putnam's Sons,
1915. x, 234pp.

Hardcover 2010 ISBN 978-1-88636-350-2
\$18.50
Paperback 2014 ISBN 978-1-61619-067-5
\$8.50



The Genius of the Common Law

Sir Frederick Pollock

Originally published:
New York: The Columbia
University Press, 1912.
vii, 141 pp.

Hardcover 2000 ISBN 978-1-58477-043-5
\$19.95



The History of English Law Before the Time of Edward I.

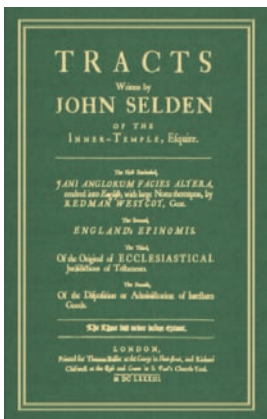
**Sir Frederick Pollock and
Frederic William Maitland**

Originally published: Cambridge: Cambridge
University Press, 1898
2 vols. xxxviii, 688; xiv, 691 pp.

The first systematic history based on modern historical methods, it addresses the period before the Norman Conquest in 1066, but deals primarily with the creation and establishment of the common law, a process initiated in the reign of Henry II (1154-1189) and concluded in the reign of Edward I (1272-1307). Gracefully written and enriched with countless references, this is an essential book.

2 vols.
Hardcover 2013 ISBN 978-1-886363-22-9
\$65.
Paperback 2014 ISBN 978-1-58477-718-2
\$49.95

With a New Introduction by STEVE SHEPPARD



Tracts Written by John Selden of the Inner-Temple, Esquire

The first Entitled, *Jani Anglorum Facies Altera*, rendred into English, with large Notes thereupon, by Redman Westcot, Gent. The Second, *England's Epinomis*. The Third, *Of the Original of Ecclesiastical Jurisdictions of Testaments*. The Fourth, *Of the Disposition or Administration of Intestates Goods*. The Three last never before Extant

John Selden

Originally published: London: Printed for Thomas Basset at the George in Fleet-Street, and Richard Chiswell, 1683
[xxxiii], 131; [7], 39; [4], 24 pp.

9" x 12" Hardcover 2006 ISBN 978-1-58477-408-2
\$195.

The First Treatise on English Law with a New Introduction by DAVID J. SEIPP



2013 Hardcover ISBN 978-1-58477-934-6
\$89.95

De Legibus et Consuetudinibus Angliae

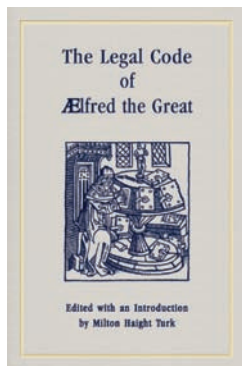
Libri Quinque In Varios Tractatus Distincti, Ad Diversorum et Vetustissimorum Codicum Collationem, Ingenti Cura, Denuo Typis Vulgati. Quorum Quid Cuique Insit, Proxima Pagina Demonstrabit

Henry de Bracton

Originally published: London: Typis Milonis Flesher & Roberti Young, 1640
xii (v-xii new Introduction), [xxx], 444 [i.e. 442] fol. [916 pp.]

Reprint of the second edition, which was a reissue of the first edition (1569). A systematic work, *De Legibus et Consuetudinibus Angliae* [*The Laws and Customs of England*] emphasizes the separation of procedural and substantive matters and also cites cases as sources of at least intellectual, if not formal, authority.

In Maitland's words, Bracton's *Legibus* is "the crown and flower of English medieval jurisprudence" and "by far the greatest of our medieval law books." Sweet & Maxwell adds that it "is distinguished by rich casuistic details, and by the careful reproduction of the judicial decisions on individual cases of law." Sweet & Maxwell, *A Legal Bibliography of the British Commonwealth* 1:51(6). The pagination of the 1569 and 1640 issues is identical. See Maitland, *Collected Works* II:43.



The Legal Code of Aelfred the Great

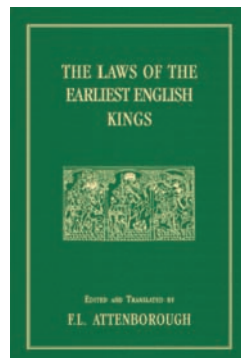
Edited With an Introduction by Milton H. Turk

Alfred, King of Wessex

Originally published: Boston: Published by Ginn and Company, 1893
viii, 147 pp.

A legendary figure in Medieval history, Aelfred [871-899] expelled the Vikings from England and founded the first significant centralized kingdom in present-day England and Wales. Also known as the *Doom Book and Code of Alfred*, this edition contains the complete text of the code with full scholarly apparatus and an extensive introduction that discusses manuscripts of the code, philological issues and the code's legal and literary qualities.

Hardcover 2004 ISBN 978-1-58477-392-4
\$24.95



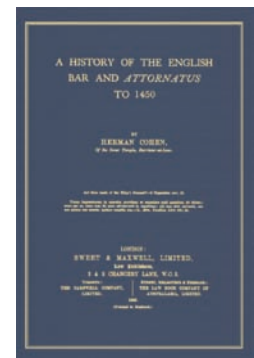
The Laws of the Earliest English Kings

F. L. Attenborough,
Editor and Translator

Originally published: Cambridge: University Press, 1922
xi, 256 pp.

The most impressive contribution to the bibliography of Anglo-Saxon legal sources since Thorpe and Liebermann, this edition contains the texts of the Kentish laws, the laws of Ine and Alfred the Great, treaties with the Danes, and the laws of Edward the Elder and Aethelstan. The texts are in Anglo-Saxon with English translations. (Latin texts are used if the Anglo-Saxon originals were lost.)

Hardcover 2006 ISBN 978-1-58477-583-6
\$30.



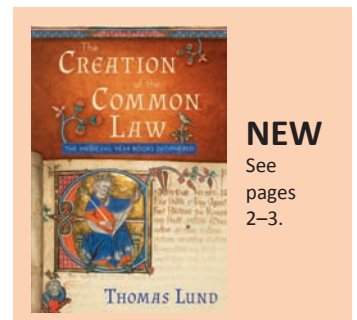
A History of the English Bar and Attornatus to 1450

Herman Cohen

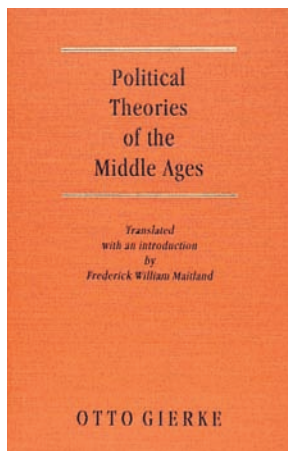
Originally published: London: Sweet & Maxwell, Limited, 1929
x, 622 pp.

A thorough study of the literature dealing with the English legal profession from the Anglo-Saxon era to Fortescue's *De Laudibus*.

Hardcover 2005 ISBN 978-1-58477-482-2
\$49.95



NEW
See
pages
2-3.



Political Theories of the Middle Ages

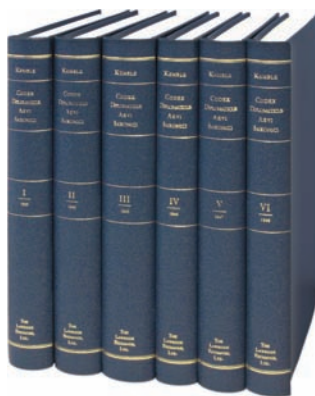
Translated with an introduction by Frederick William Maitland

Otto Gierke

Originally published: Cambridge: At the University Press, 1913
lxxx, 197 pp.

Gierke's masterful analysis of the medieval doctrine of sovereignty or government is enhanced by Maitland's deft introductory essay on the nature of the state entity in Germany and England.

Hardcover 2002 ISBN 978-1-58477-186-9
\$29.95



Codex Diplomaticus Aevi Saxonici

John Mitchell Kemble, Editor

Originally published: London: Sumptibus Societatis, 1839-1848
6 vols. [12], cxxix, 321; xxiv, 436; lii, 468; xx, 317; xv, 403; xvi, 359 pp.

Reprint of the sole edition.

An extensive study of Anglo-Saxon and Norman legal and administrative documents, gleaned from Kemble's own

collection and that of the British Museum and various college and cathedral libraries. Includes introductory material and index in English. Text in Latin.

6 vols. Hardcover 2009 ISBN 978-1-58477-938-4
\$295.



Die Gesetze der Angelsachsen

Felix Liebermann

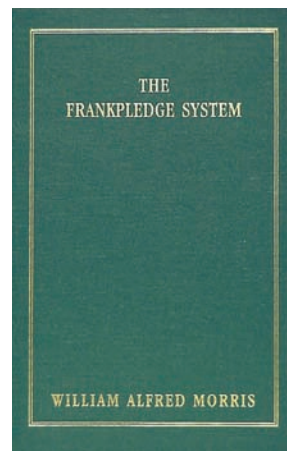
Originally published: Halle a. S., M. Niemeyer, 1903-1916
4 vols. in 3 books. lxii, 675; viii, 758; [6], 356 pp.

Text in Anglo-Saxon, Latin and German.

Liebermann's edition has superseded all others; and has gone a long way towards providing us with a complete text of the materials for the history of English law both before the Conquest, and also of that confused period which lies between the Conquest and the reign of Henry II.

WILLIAM S. HOLDSWORTH
The Historians of Anglo-American Law 127-128

3 vols. Hardcover 2007, 2014 ISBN 978-1-58477-836-3
\$195.



The Frankpledge System

William Alfred Morris

Originally published: New York: Longmans, Green, and Co., 1910
xvi, 194 pp.

Originating in Saxon England, frankpledge was a promise of good conduct given to a sovereign by a group of ten freeholders, or tithing. If a member of the tithing committed an offense, the others acted as bail to ensure that he would appear in court. If the offender fled, the other members would

be penalized. First published in 1910, Morris' detailed history remains the standard work on this subject.

Hardcover 2004 ISBN 978-1-58477-413-6
\$80.



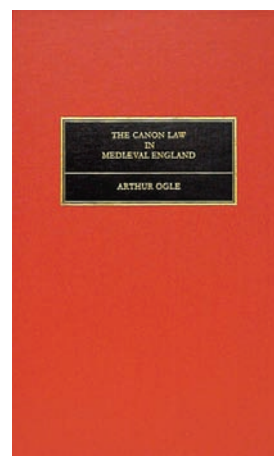
A Collection of all the Wills

Now Known to Be Extant, of the Kings and Queens of England, Princes and Princesses of Wales, and every Branch of the Blood Royal. From the Reign of William the Conqueror, to that of Henry the Seventh Exclusive. With Explanatory Notes and a Glossary

[John Nichols, Richard Gough]

Originally published: London: J. Nichols, 1780
x, 434 pp.

Hardcover 2012 ISBN 978-1-886363-87-8
\$36.95
Paperback 2012 ISBN 978-1-61619-282-2
\$26.95



The Canon Law in Mediaeval England

An Examination of William Lyndwood's "Provinciale," in Reply to the Late Professor F.W. Maitland

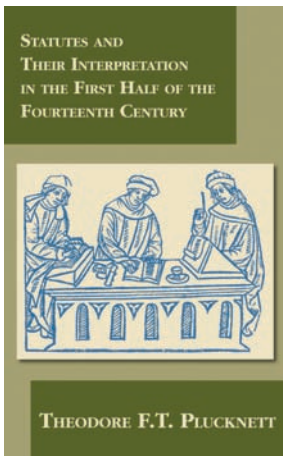
Arthur Ogle

Originally published: London: John Murray, 1912
xv, 220 pp.

Disputes Maitland's arguments that advance the authority of Roman canon law over the English ecclesiastical courts. Ogle disparages Maitland's "counter-declaration" of Lyndwood, whose *Provinciale* is

considered to be a principal authority on English canon law.

Hardcover 2000 ISBN 978-1-58477-026-8
\$27.95



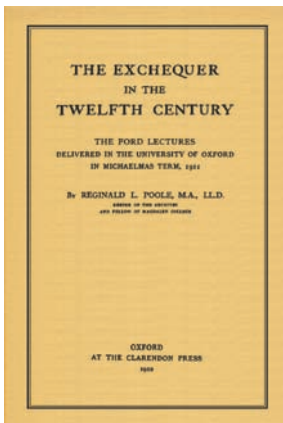
Statutes and Their Interpretation in the First Half of the Fourteenth Century

Theodore F.T. Plucknett

Originally published: Cambridge: Cambridge University Press, 1922
xliv, 200 pp.

Reprint of the second and best edition of this primary text for students of medieval England. An important book by a preeminent scholar of English legal history.

Hardcover 2010 ISBN 978-1-58477-485-3
\$23.95
Paperback 2010 ISBN 978-1-61619-071-2
\$18.95



The Exchequer in the Twelfth Century

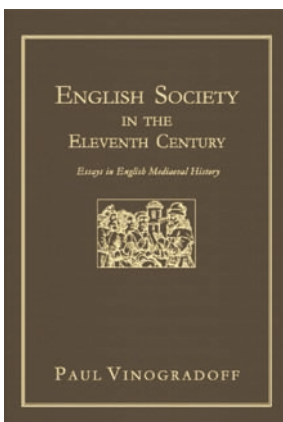
Reginald Lane Poole

Originally published: Oxford: Clarendon Press, 1912
ix, 195 pp.

The English Exchequer of the 12th century developed sophisticated notarial and administrative skills and was an important precursor to the modern centralized state. Poole examines its history, organization and primary documents and shows

that its reorganization during the reigns of Edward I and II had a decisive influence on the institutional systems of the king's continental possessions.

Hardcover 2006 ISBN 978-1-58477-658-1
\$25.95



English Society in the Eleventh Century

Essays in English Mediaeval History

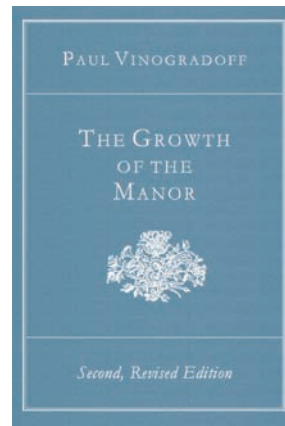
Sir Paul Vinogradoff

Originally published: Oxford: At the Clarendon Press, 1908
xii, 599 pp.

One of the principal studies by the eminent legal scholar, and commended by Holdsworth in *The Historians of English Law* as "a most valuable historical analysis of the forces which were creating

mediaeval society in England" (86–87). Vinogradoff considers the Old English, Danish and Norman elements that shaped English society at this time.

Hardcover 2005 ISBN 978-1-58477-476-1
\$32.95



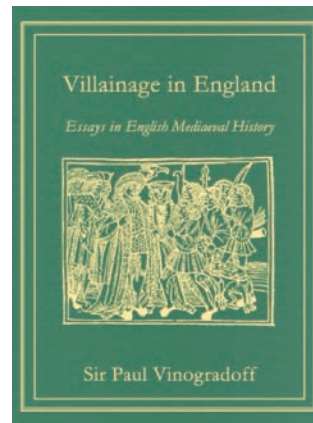
The Growth of the Manor

Sir Paul Vinogradoff

Originally published: New York: The MacMillan Company, 1911
ix, 384 pp.

Reprint of the second, revised edition. One of the principal studies of the eminent legal scholar, it is a key work for students of the Domesday book, early court rolls, extents and plea rolls. Vinogradoff sketches the nature of land law in the generations before Domesday, then considers the growth of the law during the feudal period.

Hardcover 2005 ISBN 978-1-58477-475-4
\$24.95



Villainage in England

Essays in English Mediaeval History

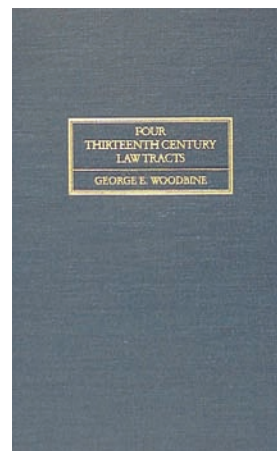
Sir Paul Vinogradoff

Originally published: Oxford: At the Clarendon Press, 1892
xii, 464 pp.

An impressive work of original scholarship and synthesis, it "shed a wholly new light on the social and legal aspects of the institution of villainage": William S. Holdsworth, *The Historians of English Law* 86. In this classic

study Vinogradoff argues that the Norman-era villain was the direct descendent of the Anglo-Saxon freeman, so the typical Anglo-Saxon settlement was a free community rather than a manor.

Hardcover 2005 ISBN 978-1-58477-477-8
\$21.95



Four Thirteenth Century Law Tracts

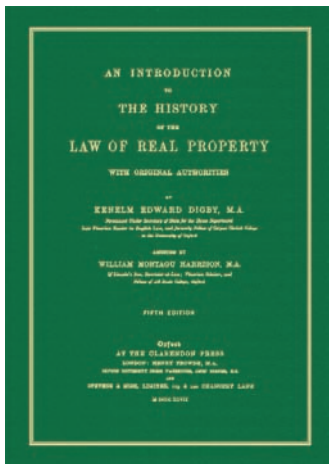
A Thesis Presented to the Faculty of the Graduate School of Yale University in Candidacy for the Degree of Doctor of Philosophy

George E. Woodbine

Originally published: New Haven: Yale University Press, 1910
vi, 183 pp.

Following a detailed introduction in English, this important source contains four tracts in Law French.

Hardcover 1999 ISBN 978-1-58477-007-7
\$24.95



An Introduction to the History of the Law of Real Property with Original Authorities

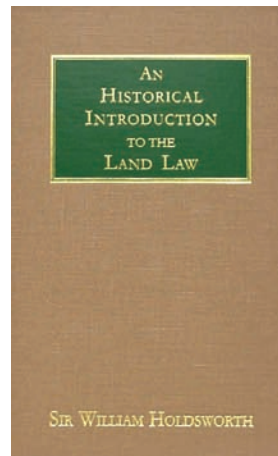
Fifth Edition

Kenelm Edward Digby, Assisted by William Montagu Harrison

Originally published: Oxford: Clarendon Press, 1897
xiv, 448 pp.

Reprint of the final (and best edition), this valuable history includes an account of Anglo-Saxon land law.

Hardcover 2005 ISBN 978-1-58477-495-2
\$25.95



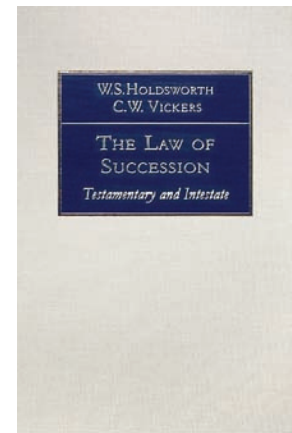
An Historical Introduction to the Land Law

Sir William Holdsworth

Originally published: London: Oxford University Press, 1927
xxiv, 339 pp.

One of the most distinguished historians of English common law, Holdsworth produced this manual to provide students of real property with a concise history of the field.

Hardcover 2004, 2013 ISBN 978-1-58477-262-0
\$49.95



The Law of Succession

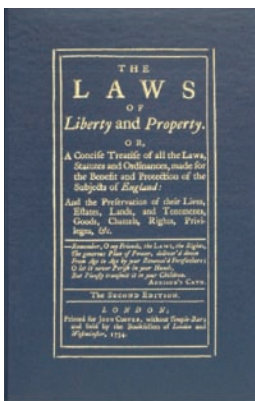
Testamentary and Intestate

William S. Holdsworth and C.W. Vickers

Originally published: Oxford: B.H. Blackwell, 1899
xiv, 311 pp.

Intended as an introductory treatise for law students, this treatise serves as an excellent introduction and a useful reference.

Hardcover 2004 ISBN 978-1-58477-471-6
\$24.95



The Laws of Liberty and Property

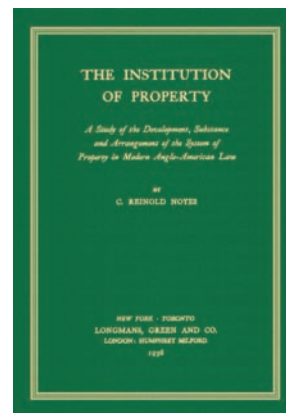
Or, A Concise Treatise of All the Laws, Statutes and Ordinances, Made for the Benefit and Protection of the Subjects of England: And the Preservation of their Lives, Estates, Lands, and Tenements, Goods, Chattels, Rights, Privileges, &c. The Second Edition

Giles Jacob

Originally published: London: John Cooper, 1734
[xii], 118 pp.

First published in 1724, this work outlines the laws "made and enacted for the Preservation of it" from Magna Carta onward.

Hardcover 2007 ISBN 978-1-58477-851-6
\$29.95



The Institution of Property

A Study of the Development, Substance and Arrangement of the System of Property in Modern Anglo-American Law

C. Reinold Noyes

Originally published: New York: Longmans, Green and Co., 1936
xiv p., 1 l., 645 pp.

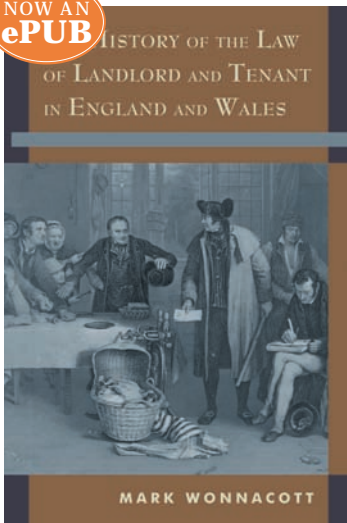
Reprint of the sole edition. An incisive analysis of property in Anglo-American law.

This is an important, erudite, and difficult book. The author, who is of the school of institutional economists, has undertaken to analyze 'the structure only of that particular social organization and institution which is called property', not merely in its legal aspects but also with respect to the underlying economic facts of the institution today.

SIDNEY POST SIMPSON
Harvard Law Review 49 (1935-36) 1211-1216

Hardcover 2007 ISBN 978-1-58477-737-3
\$49.95

NOW AN
ePUB



The History of the Law of Landlord and Tenant in England and Wales

Mark Wonnacott

Clark, New Jersey: The Lawbook Exchange, Ltd., 2012
lvi, 363 pp.

This well-written and thoroughly researched book is essential reading for anyone interested or involved in property law or in English legal history. The main text and the footnotes both contain fascinating information. Mark Wonnacott's book throws illuminating shafts of light on the political, economic, social, and religious history of this country, as well as its legal history.

LORD NEUBERGER OF ABBOTSBURY, M.R.

Who has not been a landlord or a tenant? It is one of the most common legal relationships between people, and has been since the medieval period. But there is very little academic interest in the law of landlord and tenant. Nobody before has attempted to write its history. This book shows how the rules on each point of importance have developed. Sometimes it demonstrates how a wrong turn has been taken, or an important principle forgotten. But its practical use is to provide the material for understanding the old cases, and to put those cases in their proper context; for it is hard for any lawyer, advising on a doubtful point, to say where exactly we are now, without a thorough understanding of what the law once was and how and when it might have changed.

MARK WONNACOTT is a barrister at Maitland Chambers in Lincoln's Inn, London, specialising in property litigation.

Hardcover 2012 ISBN 978-1-61619-223-5

\$75.

Paperback 2012 ISBN 978-1-61619-224-2

\$65.

ePUB Kindle 2014 978-1-61619-502-1

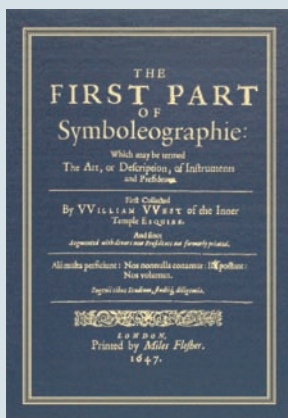
\$9.99

Among the Earliest English Texts to Address Conveyancing

West's *Symboleography* has always been esteemed a book of authority...and contains not only precedents in conveyancing, but of indictments, and of proceedings in chancery.

J.G. MARVIN

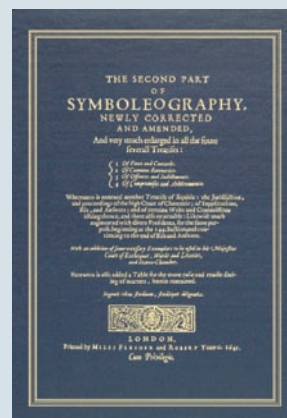
Legal Bibliography (1847) 726



The First Part of Symboleographie
Which May be Termed, The Art, or Description, of Instruments and Presidents. First Collected by William West of the Inner Temple Esquire. And Since Augmented with Divers New Presidents Formerly Printed

William West

Originally published: London: Printed by Miles Flesher, 1647
[624] pp.



The Second Part of Symboleographie
Newly Corrected and Amended, and Verie Much Enlarged in All the Foure Severall Treatises. 1 Of Fines and Concoits. 2 Of Common Recoveries. 3 Of Offences and Indictments. 4 Of Compromises and Arbitrements. Whereunto is Annexed Another Treatise of Equitie: The Jurisdiction, and Proceedings of the High Court of Chancerie; of Supplications, Bills, and Answeres; and of Certaine Writs and Commissions Issuing Thence, and There Also Returnable:

... With an Addition of Some Necessarie Exemplars to be Used in His Majesties Court of Exchequer, Wards and Liveries, and Starre-Chamber. Hereunto is Also Added a Table for the More Easie and Readie Finding of Matters, Herein Contained

William West

Originally published: London: Printed by Miles Flesher and Robert Young, 1641
[722 pp.]

Hardcover 2008 ISBN 978-1-58477-874-5
\$95.

Hardcover 2008 ISBN 978-1-58477-872-1

\$95.

GREEK AND ROMAN LAW



The Administration of Justice from Homer to Aristotle

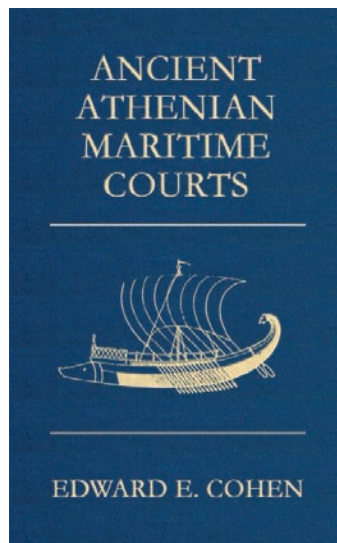
Robert J. Bonner and Gertrude Smith

Originally published: Chicago: The University of Chicago Press, [1930, 1938]. 2 vols. ix, 390; vii, [320] pp.

Traces the Athenian legal system from the Homeric agora and the Solonian Heliæa through the system described by Aristotle in his Constitution of Athens. Volume I traces the growth and development of the judiciary. Volume II investigates practice

and procedure, including the relevance of the oath, witnesses, litigation, appeals and pardons, the execution of judgments, in the Athenian system.

2 vols. Hardcover 2001, 2014 ISBN 978-1-58477-117-3 \$95.



Ancient Athenian Maritime Courts

Edward E. Cohen

Originally published: Princeton: Princeton University Press, [1973] xii, 233 pp.

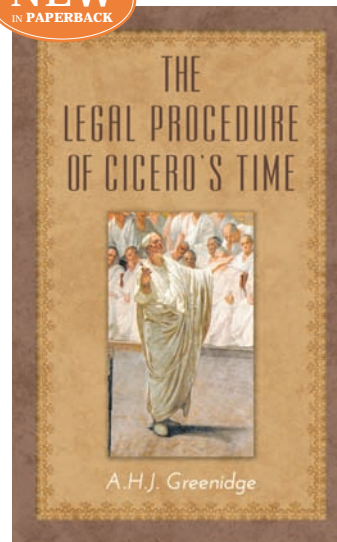
Classicists and lawyers alike will find this a fascinating study that shows how certain principles of Athenian maritime law are still imbedded in the modern international law of maritime commerce. Using both ancient

and secondary sources, Cohen explores the development of Athenian maritime law, the jurisdiction and procedure of the courts and the Athenian principles that have endured to the present day.

Cohen has made a unique and substantial contribution to our understanding of the Athens of Plato, Aristotle and Demosthenes.

Hardcover 2005, 2010 ISBN 978-1-58477-661-1 \$29.95

NEW
IN PAPERBACK



The Legal Procedure of Cicero's Time

A.H.J. Greenidge

Originally published: Oxford: The Clarendon Press, 1901. xiii, 599 pp.

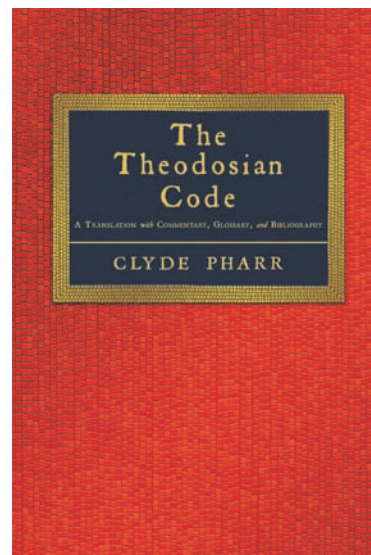
A systematic and historical treatment of the civil and criminal procedure of Cicero's time. At the same time the author examines the legal difficulties and contradictions found in Cicero's writings on procedure. With a subject index and an index to passages found in Cicero's works.

Hardcover 2000, 2015 ISBN 978-1-886363-99-1

\$36.95

Paperback 2015 ISBN 978-1-61619-473-4

\$26.95



The Theodosian Code and Novels and the Sirmundian Constitutions

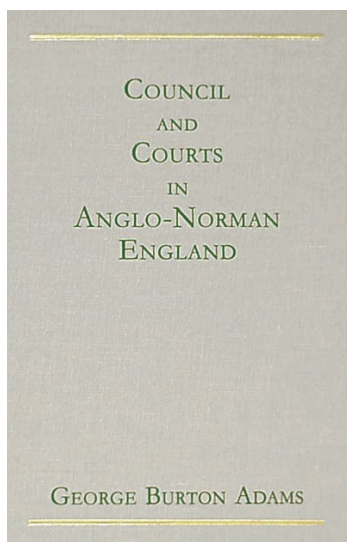
A Translation with Commentary, Glossary, and Bibliography by Clyde Pharr, in Collaboration with Theresa Sherrer Davidson and Mary Brown Pharr. With an Introduction by C. Dickerman Williams

Clyde Pharr

Originally published: [Princeton, New Jersey]: Princeton University Press, 1952 xxvi, 643 pp. plus foldout

Definitive scholarly English translation of the *Codex Theodosianus* (Theodosian Code), which was the Code of laws that regulated Roman life at its apex before the era of Justinian. The structure and scope of this text illustrate the complexity of the legal system of this fascinating era and the ultimate fall of the Roman empire. With thorough introduction, commentary, glossary, bibliography. Well-indexed.

9" x 13" Hardcover 2001, 2012 ISBN 978-1-58477-146-3 \$195.



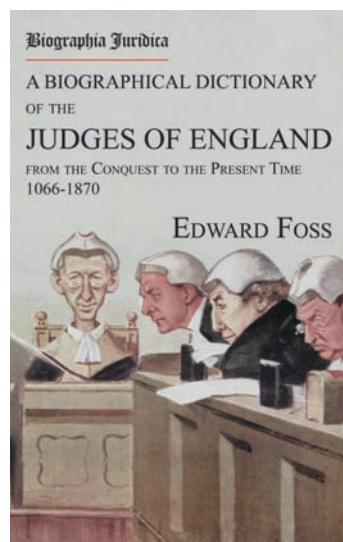
Council and Courts in Anglo-Norman England

George Burton Adams

Originally published: New Haven: Yale University Press, 1926
xxv, 403 pp.

Reprint of a title from the Yale Historical Publication Studies. The judicial system constructed by the Normans after 1066 rested on a broad foundation of Anglo-Saxon institutions. Adams traces the evolution of this construction with an emphasis on the ways Anglo-Saxon and Norman practices influenced one another. He proceeds to demonstrate how the resulting judicial hybrid contributed to the development of the English constitution.

Hardcover 2004 ISBN 978-1-58477-449-5
\$75.



Biographia Juridica

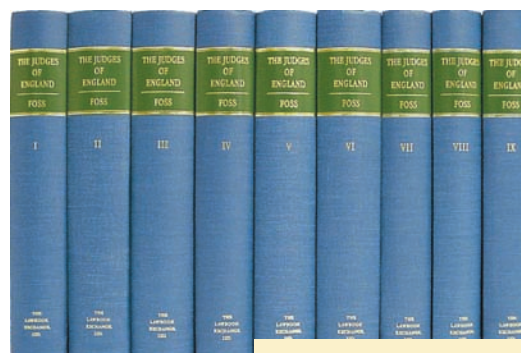
A Biographical Dictionary of the Judges of England From the Conquest to the Present Time 1066-1870

Edward Foss

Originally published: London: John Murray, 1870
xv, 792 pp.

Provides authoritative factual data about every judge in England who served from the reign of William the Conqueror to 1870.

Hardcover 2000, 2011 ISBN 978-1-886363-86-1
\$59.95
Paperback 2011 ISBN 978-1-61619-177-1
\$39.95



"A" rated in the American Association of Law Schools, Law Books Recommended for Librarians.



The Judges in Ireland, 1221-1921

F. Elrington Ball

Originally published: London: John Murray. [1926]
2 vols., each with frontispiece. xxiii, 366; vii, 408 pp.

These interesting volumes serve a double purpose; they supply condensed biographies (in the style of the *Dictionary of National Biography*) of all who held judicial office in Ireland from the earliest days down to the new constitution, with references to sources and chronological tables. In short, they are the Irish counterpart to Foss's book, *The Judges of England*. And secondly, the general chapters are a careful history of the Irish judiciary, its members, their politics and connections, and the legal profession in general, with some remarks upon the history of the courts in Ireland.

T.F.T. PLUCKNETT
Harvard Law Review 41:275

2 vols. Hardcover 2005 ISBN 978-1-58477-428-0
\$150.

The Judges of England

With Sketches of Their Lives, and Miscellaneous Notices Connected with the Courts of Westminster, from the Time of the Conquest

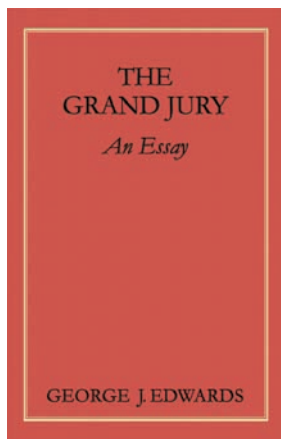
Edward Foss

Originally published: London: Longman, Brown, Green, and Longmans, 1848-1864
9 Vols. xxiv, 432; vi, 540; viii, 552; vi, 502; vi, 556; vi, 528; viii, 416; vi, 424; vi, 330 pp.

Reprint of the only edition. Authoritative biographies of 1,589 chancellors, masters of the rolls, and judges of the courts are provided for each reign, from the time of the Norman Conquest through the reign of Queen Victoria, 1066-1864. Based on original sources, it is an important reference work for legal historians. Considered "the standard authority" in its field by J.C. Robertson in the *Law Times* of Sept. 24, 1870, (see *Dictionary of National Biography* VII:491-492), it is frequently cited by Holdsworth in *A History of English Law*.

9 vols. Hardcover 2003 ISBN 978-1-58477-304-7
\$395.

HISTORY OF TRIALS, LAWYERS AND JUDGES



The Grand Jury

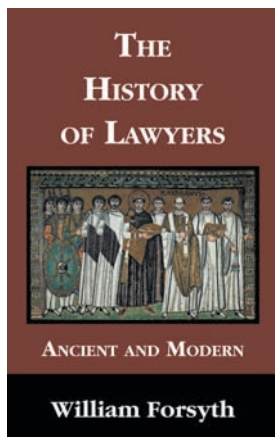
An Essay Awarded the Peter Stephen Duponceau Prize by the Law Academy of Philadelphia

George J. Edwards

Originally published: Philadelphia: George T. Bisel Company, 1906
lxxix, 219 pp.

This important book traces the history and development of the grand jury from its origins in Saxon England to the author's time. It remains an indispensable authority.

Hardcover 2004 ISBN 978-1-58477-432-7
\$29.95



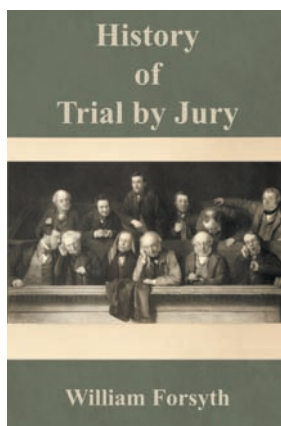
The History of Lawyers Ancient and Modern

William Forsyth

Originally published: Boston: Estes & Lauriat, 1875
Illustrated. xvii, 404 pp.

A spirited account of advocacy in ancient Greece, Rome, and England and of the bar in France. Frequently citing classical sources with his own translations, Forsyth describes in impressive detail such things as curious trials and the rights and obligations of counsel.

Hardcover 1996, 2010 ISBN 978-1-886363-14-4
\$35.95
Paperback 2010 ISBN 978-1-61619-053-8
\$25.95



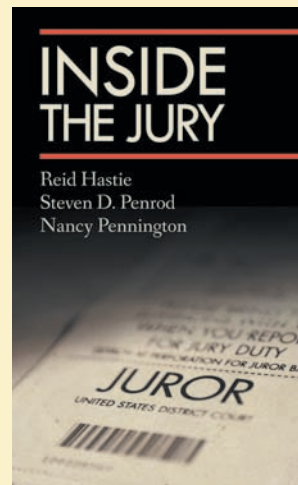
History of Trial by Jury

William Forsyth

Originally published: Jersey City: Frederick D. Linn, [1875]
x, 388 pp.

The first full-scale historical account of the rise and growth of the jury system in England. Highly regarded, this book went through 37 editions. The first American edition, the source of this reprint, adds a number of notes and corrections to American references in previous editions.

Hardcover 1996, 2015 ISBN 978-0-963010-68-1
\$34.95
Paperback 2012 ISBN 978-1-61619-262-4
\$21.95



Inside the Jury

Reid Hastie, Steven D. Penrod and Nancy Pennington

Originally published: Cambridge: Harvard University Press, 1983
viii, 277 pp.

A landmark jury study.

Contemporary Sociology

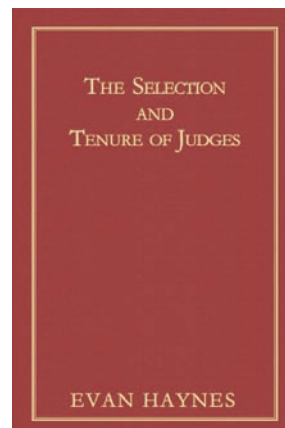
The book will stand as the third great product of social research into jury operations, ranking with Kalven and Zeisel's *The American Jury* and Van Dyke's *Jury Selection Procedures*.

American Bar Association Journal

An important statistical study of the dynamics of jury selection and deliberation that offers a realistic jury simulation model, a statistical analysis of the personal characteristics of jurors and a general assessment of jury performance based on research findings by reputed scholars in the behavioral sciences.

REID HASTIE is a Professor of Behavioral Science on the faculty of the Chicago Booth Graduate School of Business and a member of the Center for Decision Research. He has published over 100 articles on topics including judgment and decision making, memory and cognition and social psychology. Hastie is widely recognized for his books on legal decision making. STEVEN D. PENROD is a Distinguished Professor of Psychology at the John Jay College of Criminal Justice, CUNY. He is the author of *Social Psychology* (1983). NANCY PENNINGTON, professor of psychology at the University of Colorado, Boulder, is acknowledged for her many publications which include *Causal Reasoning and Decision Making: The Case of Juror Decisions* (1981).

Hardcover 2002, 2013 ISBN 978-1-58477-269-9
\$65.



The Selection and Tenure of Judges

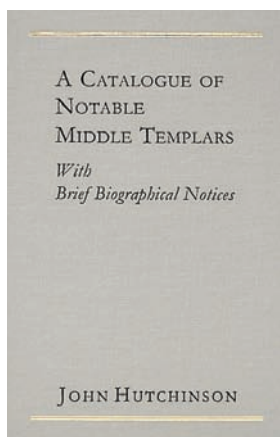
Evan Haynes

With an introduction by Roscoe Pound.

Originally published: [Newark]: The National Conference of Judicial Councils, 1944
xix, 308 pp.

Warmly received when it was first published, it is recommended by Willard Hurst in *The Growth of American Law: The Lawmakers* (454).

Hardcover 2005 ISBN 978-1-58477-483-9
\$39.95



A Catalogue of Notable Middle Templars

With Brief Biographical Notices

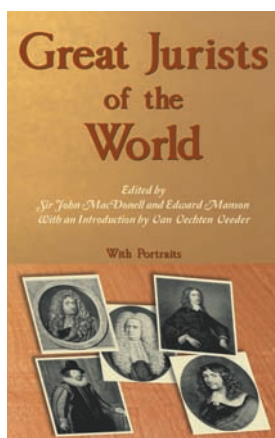
John Hutchinson

Originally published: [London]: The Honourable Society of the Middle Temple, 1902 xiv, 284 pp.

Brief biographies of nearly one thousand distinguished Templars admitted between 1501 to 1901, such as Sir William Blackstone, Joseph Chitty, Henry Fielding, Sir

William Jones, Lord Kenyon and Sir John Skene. A handy volume for the scholar of English law.

Hardcover 2003 ISBN 978-1-58477-323-8
\$34.95



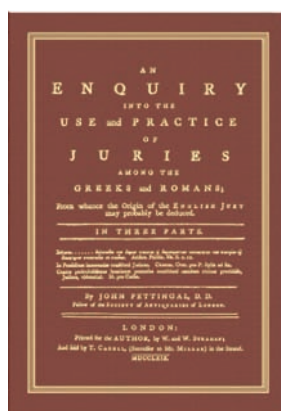
Great Jurists of the World

[*Sir John MacDonell and Edward Manson, Editors*]

Originally published: Boston: Little, Brown, and Company, 1914
Illustrated. xxxii, 607 pp.

Written by a team of eminent scholars under the auspices of the Association of American Law Schools, this highly readable book covers the lives and chief works of selected eminent Classical, Continental and English jurists.

Hardcover 1997, 2011 ISBN 978-1-886363-28-1
\$39.95
Paperback 2010 ISBN 978-1-61619-076-7
\$29.95



An Enquiry Into the Use and Practice of Juries among the Greeks and Romans

From whence the Origin of the English Jury May Probably be Deduced

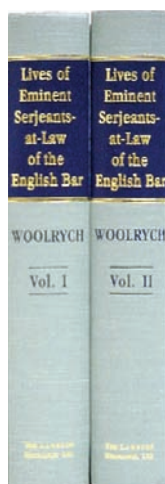
John Pettingal

Originally published: London: Printed for the Author, by W. and W. Strahan, 1769 xv, [1], 200 pp.

Reprint of the scarce sole edition.

This early history of juries is enriched with numerous citations from Greek and Latin authors.

Hardcover 2007 ISBN 978-1-58477-749-6
\$35.95



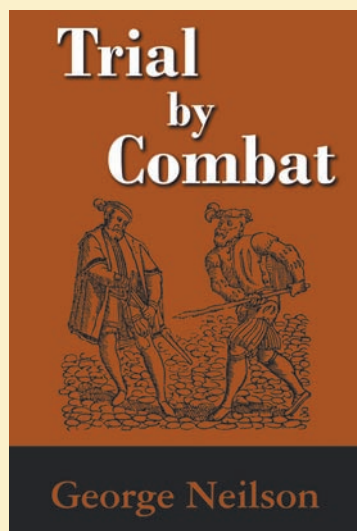
Lives of Eminent Serjeants-at-Law of the English Bar

Humphry William Woolrych

Originally published: London: Wm. H. Allen & Co., 1869 2 vols. xxviii, 452; [4], 453-900 pp.

A useful collection of legal biographies from the 16th to the 19th centuries. Serjeants at law enjoyed, down to 1845, the exclusive right of audience as senior counsel in the Court of Common Pleas.

Hardcover 2002 ISBN 978-1-58477-217-0
\$69.95



Trial by Combat

George Neilson

Originally published: Glasgow: William Hodge & Co., 1890 xiv, 348 pp.

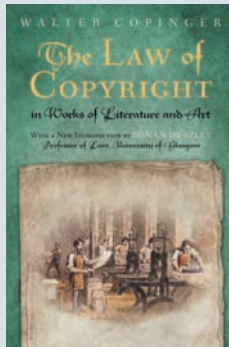
All the authorities on the subject, I believe, are collected in this excellent book.

SIR FREDERICK POLLOCK
The Genius of the Common Law 20

Although it is not known exactly when trial by combat, battle, or duel began as a method of conflict resolution, its origin certainly goes back before the feudal era. Neilson focuses on Britain and Scotland and traces this tradition from before the Middle Ages to the Appeal of Murder Act of 1819.

Hardcover 2000, 2013 ISBN 978-1-58477-075-6
\$25.95
Paperback 2009 ISBN 978-1-58477-985-8
\$18.95

With New Introductions by
RONAN DEAZLEY
University of Edinburgh



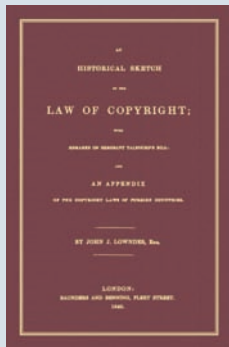
The Law of Copyright in Works of Literature and Art
Including that of Drama, Music, Engraving, Sculpture, ... Together with International and Foreign Copyright, With the Statutes...

Walter Copinger

Originally published: London: Stevens and Haynes, 1870
xix (iii-xix new introduction), xxii, 266, cxlix pp.

Hardcover 2008, 2012 ISBN 978-1-58477-896-7
\$39.95

Paperback 2012 ISBN 978-1-61619-248-8
\$29.95

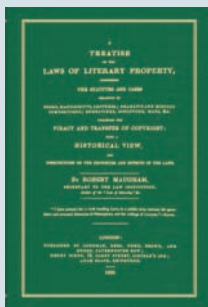


An Historical Sketch of the Law of Copyright
With Remarks on Sergeant Talfourd's Bill, And an Appendix of the Copyright Laws of Foreign Countries

John J. Lowndes

Originally published: London: Saunders and Benning, 1840
xvii (iii-xvii new introduction), viii, 134 pp.

Hardcover 2008 ISBN 978-1-58477-912-4
\$29.95

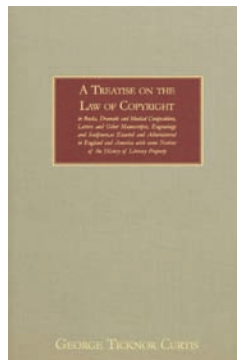


A Treatise on the Laws of Literary Property
Comprising the Statutes and Cases Relating to Books, ... Dramatic and Musical Compositions; Engravings, ... &c. Including the Piracy and Transfer of Copyright... Disquisitions on the Principles and Effects of the Laws

Robert Maugham

Originally published: London: Longman, Rees, Orme, Brown, and Green, 1828
XXI (III-XXI new introduction), xxii, 261 pp.

Hardcover 2008 ISBN 978-1-58477-913-1
\$39.95



A Treatise on the Law of Copyright
In Books, Dramatic and Musical Compositions, Letters and Other Manuscripts, Engravings and

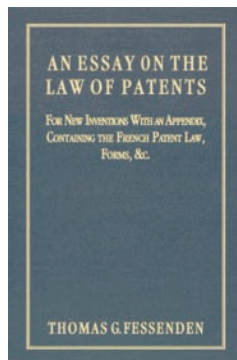
Sculpture, as Enacted and Administered in England and America with some Notices of the History of Literary Property

George Ticknor Curtis

Originally published: Boston: Charles C. Little and James Brown, 1847
xi, 450 pp.

Reprint of the first edition of the first comprehensive study of copyright law.
Considers the history and theory of the subject, it summarizes all of the English and American statutes enacted since the Act of Queen Anne of 1709–1710.

Hardcover 2005 ISBN 978-1-58477-565-2
\$49.95

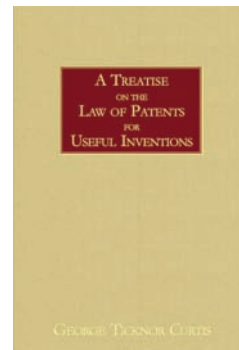


An Essay on the Law of Patents
For New Inventions. With an Appendix Containing the French Patent Law, Forms, &c.
Thomas G. Fessenden

Originally published: Boston: Published by D. Mallory & Co., 1810
xxxix, [40]–229 pp.

Reprint of the scarce first edition of the first American book on the subject.
Contains summaries of the relevant statutes, digests of leading cases (such as Whitney v. Carter over the invention of the cotton gin) and comparisons between the patent laws of the United States, Great Britain and France.

Hardcover 2003 ISBN 978-1-58477-357-3
\$39.95



A Treatise on the Law of Patents For Useful Inventions
As Enacted and Administered in the United States of America.
Fourth Edition

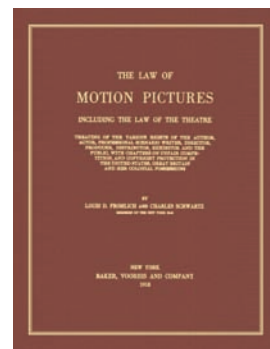
George Ticknor Curtis

Originally published: Boston: Little, Brown and Co., 1873
xxxvii, 749 pp.

Reprint of the fourth and final edition of one of the earliest American treatises on the subject. The Anglo-American tradition of granting patents has often been marked by confusion over their scope and intent. Curtis argued that patents did not create monopolies according to the common law.

Hardcover 2006 ISBN 978-1-58477-580-5
\$39.95

The First Treatise on the Law Relating to the Film Industry



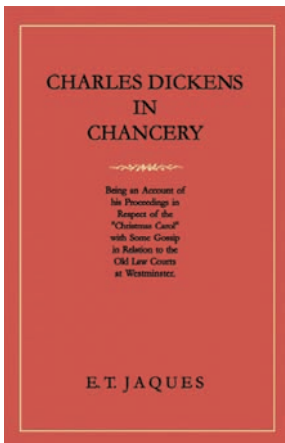
The Law of Motion Pictures
Including the Law of the Theatre ... Copyright Protection in the United States, Great Britain and Her Colonial Possessions

Louis D. Frohlich and Charles Schwartz

Originally published: New York: Baker, Voorhis and Company, 1918
lvi, 943 pp.

Chapters examine the rights and liabilities of authors, producers, studio personnel, actors, distributors and theater owners.

Hardcover 2007 ISBN 978-1-58477-765-6
\$95.



Charles Dickens in Chancery

Being an Account of his Proceedings in Respect of the "Christmas Carol" with Some Gossip in Relation to the Old Law Courts at Westminster

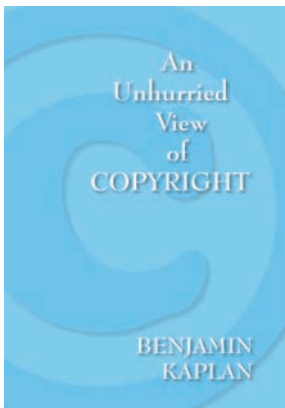
E.T. Jaques

Originally published: London: Longmans, Green & Company, 1914
95 pp.

Lively, entertaining and interesting account of cases of copyright infringement in which Dickens appeared as plaintiff regarding his

book, *The Christmas Carol*. The Appendix contains the text of two affidavits filed in one of the cases.

Hardcover 2001 ISBN 978-1-58477-106-7
\$26.95



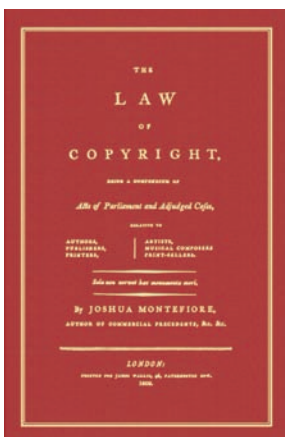
An Unhurried View of Copyright

Benjamin Kaplan

Originally published: New York: Columbia University Press, [1967]
ix, 142 pp.

Although the Copyright Act of 1976 followed this widely cited book by a decade, they remain highly influential and undoubtedly influenced the authors of the 1976 Act.

Hardcover 2008 ISBN 978-1-58477-907-0
\$39.95
Paperback 2008 ISBN 978-1-58477-908-7
\$29.95



The Law of Copyright

Being a Compendium of Acts of Parliament and Adjudged Cases, Relative to authors, publishers, printers, artists, musical composers, print-sellers

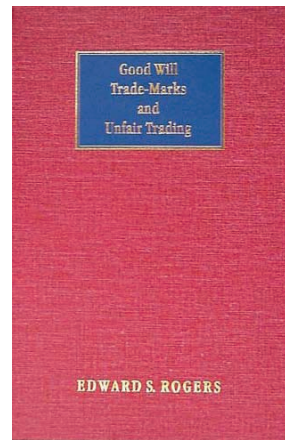
Joshua Montefiore

Originally published: London: James Wallis, 1802
ix, 59 pp.

Reprint of the only edition of the first English treatise devoted exclusively to the law of copyright. It was published one year after the passage of the landmark Copyright Act, which extended the effect of

the Statute of Anne (1710) to Ireland and introduced the first statutory provision to use the term 'copyright.'

Hardcover 2008 ISBN 978-1-58477-914-8
\$39.95



Good Will Trade-Marks and Unfair Trading

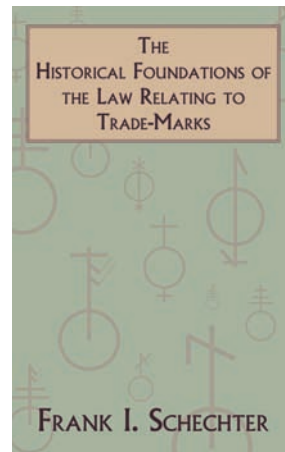
Edward S. Rogers

Originally published: Chicago: A.W. Shaw Company, [1914]. 288 pp.

This volume examines such topics as fair use, the extent of trademark coverage and types of infringement. Also considers issues related to dishonest advertisements and other printed materials.

EDWARDS S. ROGERS [b. 1875] was a lecturer on the law of trademarks at the University of Michigan Law School.

Hardcover 2002 ISBN 978-1-58477-211-8
\$29.95



The Historical Foundations of the Law Relating to Trade-Marks

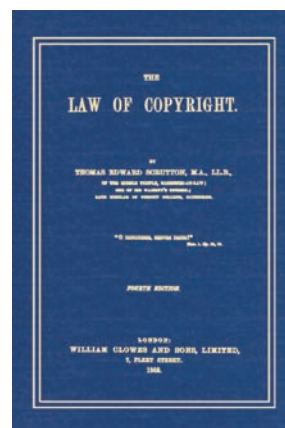
Frank I. Schechter

Originally published: New York: Columbia University Press, 1925
xxviii, 211 pp.

What is the exact nature of the right to a trademark? The basis of relief in trademark cases of unfair competition? Schechter traces the development of the law of trademarks from medieval times to the early 20th century. Con-

sidered to be "...invaluable for starting scholarly research." Marke, *A Catalogue of the Law Collection of New York University* (1953) 869.

Hardcover 2000, 2012 ISBN 978-1-58477-035-0
\$39.95



The Law of Copyright

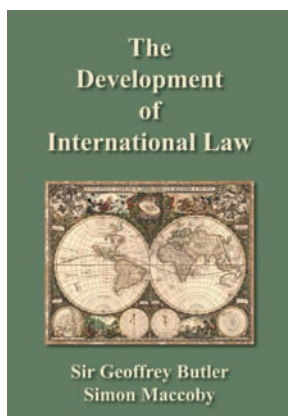
Sir Thomas Edward Scrutton

Originally published: London: W. Clowes, 1903
xxv, 331 pp.

Reprint of the fourth and final edition. Written in a clear and engaging manner, this is both a treatise on copyright law in the British Commonwealth and a sharp analysis of its shortcomings. It was the standard treatise of the day. Beginning with a history of English copyright law, Scrutton considers the author's

rights at common law, lectures, oral and printed communications, such as plays, musical copyright, literary copyright in books, artistic copyright, colonial copyright and international copyright.

Hardcover 2007 ISBN 978-1-58477-639-0
\$49.95



The Development of International Law

Sir Geoffrey Butler and Simon Maccoby

Originally published: London: Longmans, Green and Co., 1928
xxxv, 566 pp.

Based on a wide knowledge of history filtered through an objective and realistic brain, this book must take its place as one of the most valuable contributions to the history of international law.

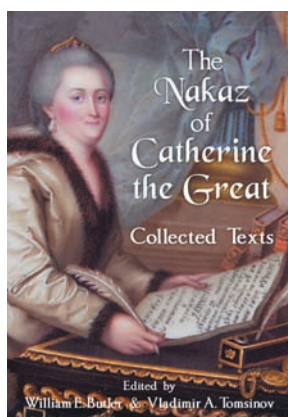
J. P. BULLINGTON
Yale Law Review 38:843

Hardcover 2003, 2010 ISBN 978-1-58477-215-6

\$59.95

Paperback 2010 ISBN 978-1-61619-055-2

\$49.95



The Nakaz of Catherine the Great

William E. Butler and Vladimir A. Tomsinov, Editors

Clark: The Lawbook Exchange, Ltd. 2010
x, [11]–531 pp.

Catherine the Great composed the *Nakaz*, a new code of laws for the Russian Empire. This edition contains the Russian, French, German, Latin, and two contemporary English

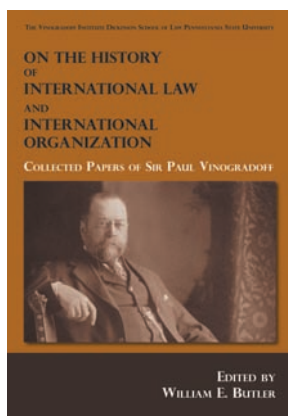
translations, biographical notes, and a bibliography.

Hardcover 2010 ISBN 978-1-58477-992-6

\$49.95

Paperback 2010 ISBN 978-1-61619-108-5

\$39.95



On the History of International Law and International Organization

William E. Butler, Editor

Clark: The Lawbook Exchange, Ltd., 2009
xiii, 204 pp.

Justly famous as a historian and comparative lawyer, Vinogradoff [1854-1925] also wrote on public international law. This volume collects most of his most important contributions to this field.

Hardcover 2009 ISBN 978-1-58477-953-7

\$49.95

Paperback 2009 ISBN 978-1-58477-987-2

\$39.95



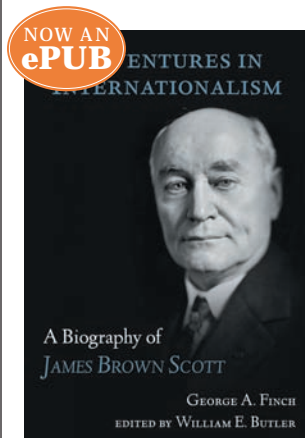
The Origins of Western Law from Athens to the Code Napoleon

John E. Ecklund
Constance Cryer Ecklund, Editor

Clark, NJ: Talbot Publishing, 2014
2 vols. xxxiii, 1035 pp. 118 b&w illus.

A comprehensive survey of the antecedents of our modern legal system.

2 vols. Hardcover ISBN 978-1-61619-371-3
\$185.



Adventures in Internationalism

A Biography of James Brown Scott

George Finch
William E. Butler, Editor

Clark: The Lawbook Exchange, Ltd. 2012
xxviii, 245 pp.

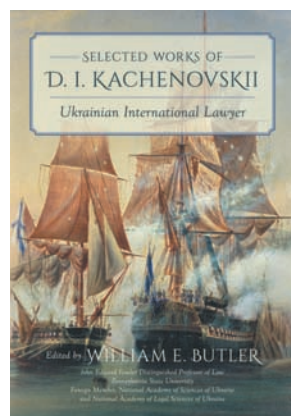
A compelling study of Scott's work as secretary of the Carnegie Endowment for International Peace and guiding force behind the American Society of International Law.

Hardcover 2012 ISBN 978-1-61619-165-8

\$49.95

ePUB Kindle 2014 978-1-61619-500-7

\$9.99



Selected Works of D.I. Kachenovskii

Ukrainian International Lawyer

Dmitrii Ivanovich Kachenovskii
Compiled and edited by William E. Butler

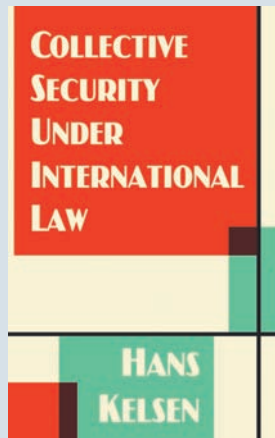
Clark: Talbot Publishing, 2014
xlv, 270 pp.

The development of international law in the Russian Empire was influenced by the works (on prize law and more) of Ukrainian jurist Kachenovskii

[1827–1872], who held the Chair of International Law at Kharkov University. In this volume we collect his English publications, all of them uncommon and never before assembled in one place.

Hardcover ISBN 978-1-61619-406-2

\$65.



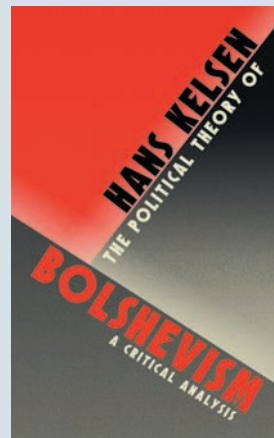
Collective Security under International Law

Hans Kelsen

Originally published: Washington, D.C.: United States Government Printing Office, 1957. vi, 275 pp.

The noted jurist Hans Kelsen advances his theory that collective security "... of the state is, just as collective security of the individual within the state, by its very nature a legal problem." Foreword p. ii.

Hardcover 2001, 2011 ISBN 978-1-58477-144-9
\$65.
Paperback 2011 ISBN 978-1-61619-182-5
\$49.95



The Political Theory of Bolshevism

A Critical Analysis

Hans Kelsen

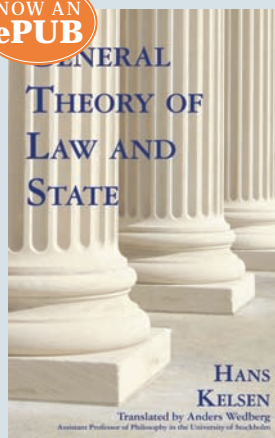
Originally published: Berkeley: University of California Press, 1948
iv, 60 pp.

A deep-cutting analysis of some of the fundamental contradictions in Communist theory and practice, particularly in regard to democracy and the dictatorial function of the state.

Foreign Affairs 27 (1948-49) 679

Hardcover 2007, 2011 ISBN 978-1-58477-764-9
\$35.
Paperback 2011 ISBN 978-1-61619-161-0
\$25.

NOW AN
ePUB



General Theory of Law and State

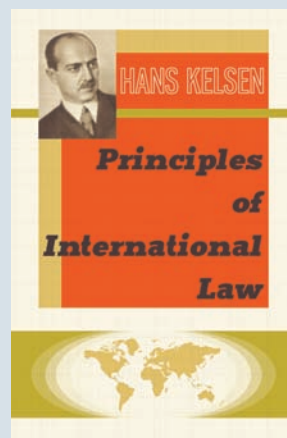
Hans Kelsen

Translated by Anders Wedberg

Originally published: Cambridge: Harvard University Press, 1945
xxxiii, 516 pp.

Reprint of the first edition. This classic work is the fullest exposition of Kelsen's enormously influential pure theory of law, which includes a theory of the state.

Hardcover 1999, 2011 ISBN 978-1-886363-74-8
\$49.95
Paperback 2011 ISBN 978-1-58477-717-5
\$29.95
ePUB Kindle 2014 ISBN 978-1-61619-470-3
\$9.99



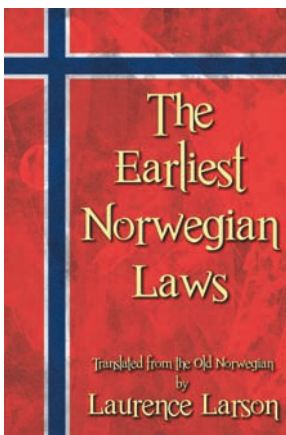
Principles of International Law

Hans Kelsen

Originally published: New York: Rinehart & Company, Inc. [1952]
xvii, 461 pp.

Arguably his most important work, is an important synthesis of Kelsen's earlier work on international law and jurisprudence.

Hardcover 2003, 2012 ISBN 978-1-58477-325-2
\$65.
Paperback 2012 ISBN 978-1-61619-305-8
\$49.95



The Earliest Norwegian Laws

Being the Gulathing Law and the Frostathing Law

Lawrence Larson

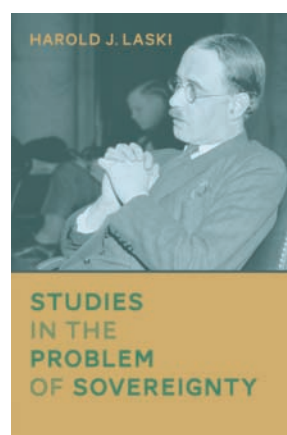
Translated from the Old Norwegian

Originally published: New York: Columbia University Press, 1935
ix, 451 pp.

The oldest Norwegian laws, those of Gula and Frosta, go back to a time when the culture of the Middle Ages was still a somewhat novel experience in Northern Europe. ... the codes must, in considerable part, have taken form in the 11th century, or as early as the first generation of the Christian age.

Foreword, vii

Hardcover 2008, 2011 ISBN 978-1-58477-925-4
\$75.



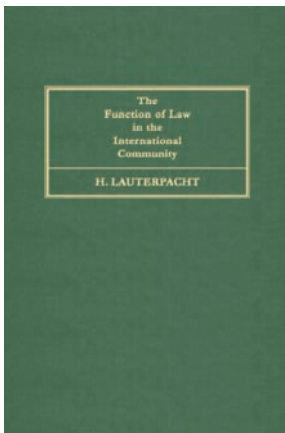
Studies in the Problem of Sovereignty

Harold J. Laski

Originally published: New Haven: Yale University Press, 1917
x, [ii], 297 pp.

Laski's theoretical ideas are elaborated through examples drawn from recent political and religious movements, such as the Catholic Revival and the creation of the German Empire.

Hardcover 2003 ISBN 978-1-58477-240-8
\$26.95
Paperback 2014 ISBN 978-1-61619-412-3
\$16.95



The Function of Law in the International Community

Hersch Lauterpacht

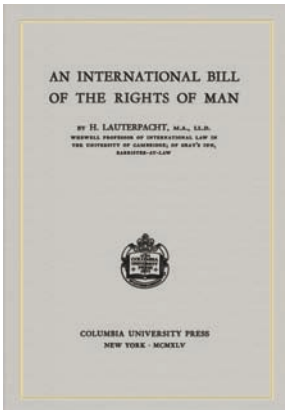
Originally published: Oxford: Clarendon Press, 1933

xxvi, 470 pp.

While on the surface Dr. Lauterpacht's study is an analysis of the judicial process, it embraces practically the whole philosophy of international law. However, it is less the scope than the manner of handling the subject which makes this book one of the most outstanding contributions to the science of international law.

FRANCIS DEAK
Columbia Law Review 34:797

Hardcover 2000 ISBN 978-1-58477-090-9
\$50.



An International Bill of the Rights of Man

H[ersch] Lauterpacht

Originally published: New York: Columbia University Press, 1945

x, 230 pp.

This book surveys the written expression of human rights from the time of the Greeks to the present; it argues the legal and philosophical bases for codifying human rights; and finally, it presents a proposed International Bill of Rights of Man, article by article.

Hardcover 2009 ISBN 978-1-58477-923-0
\$29.95



The Institutes of the Law of Nations

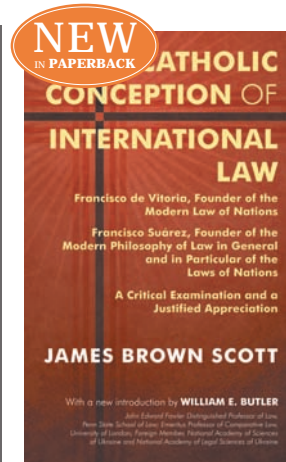
A Treatise of the Jural Relations of Separate Political Communities

James Lorimer

Originally published: Edinburgh: William Blackwood and Sons, 1883, 1884
2 vols. xviii, 449; xx, [ii], 620 pp.

Lorimer's *Institutes*, a system of international law based on the law of nature, is notable for its elitism, racism and support of colonialism. Influential in Europe, this treatise offered a sophisticated argument that complemented the work of continental imperialists.

2 vols. Hardcover 2005, 2014 ISBN 978-1-58477-516-4
\$75.



The Catholic Conception of International Law

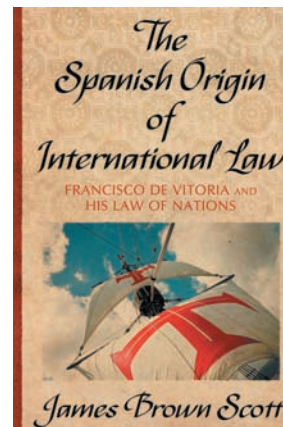
Francisco de Vitoria, Founder of the Modern Law of Nations. Francisco Suarez, Founder of the Modern Philosophy of Law in General and in Particular of the Laws of Nations. A Critical Examination and a Justified Appreciation

James Brown Scott

Originally published: Washington, D.C.: Georgetown University Press, 1934
xxix (v-xxix new introduction), XV, [2], 494 pp.

With a New Introduction
by WILLIAM E. BUTLER

Hardcover 2008, 2014 ISBN 978-1-58477-821-9
\$59.95
Paperback 2014 ISBN 978-1-61619-452-9
\$49.95



The Spanish Origin of International Law

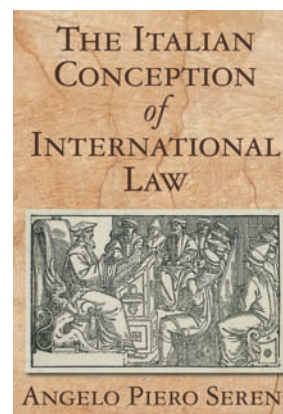
Francisco De Vitoria and His Law of Nations

James Brown Scott

Originally published: Oxford: Clarendon Press, 1934. 19a, 288, [6], clviii pp. Frontispiece and portrait.

Study of Vitoria by a leading figure in twentieth-century international law.

Hardcover 2000, 2013 ISBN 978-1-58477-110-4
\$44.95



The Italian Conception of International Law

Angelo Piero Sereni

Originally published: New York: Columbia University Press, 1943
xi, [1], 402 pp.

Reprint of the only edition.

[What the author] has achieved with great success is to render a systematic account of the contribution which Italian scholarship and Italian diplomatic practice have made in this field of law throughout the centuries.

Yale Law Journal 54 (1944-1945) 165

Hardcover 2009 ISBN 978-1-58477-974-2
\$44.95



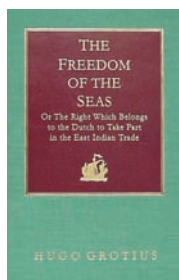
Hardcover 2003
ISBN 978-1-58477-346-7
\$65.

De Jure Praedae Commentarius Hugo Grotius

1868

[With]
“An Unpublished
Work of Hugo
Grotius’s”

In *Bibliotheca Visseriana*
Robert J. Fruin
1925

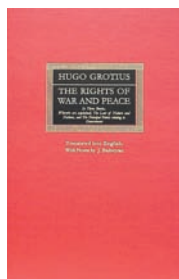


Hardcover 2001
ISBN 978-1-58477-182-1
\$35.

The Freedom of the Seas

Translated with a
Revision of the Latin Text
of 1633 by Ralph van
Deman Magoffin.
Edited with an
Introductory Note by
James Brown Scott

Hugo Grotius
1916



9" x 14"
Hardcover 2004
ISBN 978-1-58477-386-3
\$195.

**The Rights of
War and Peace
In Three Books**
Wherein are Explained
...Translated into
English ... Notes of
Mr. J. Barbeyrac

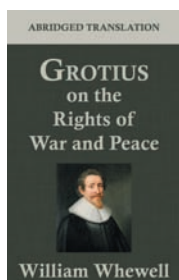
Hugo Grotius
1738



De Iure Belli Ac Pacis Libri Tres

Hugo Grotius
P.C. Molhuysen, Ed.
1919

Hardcover 2009
ISBN 978-1-58477-539-3
\$49.95



**Grotius on the
Rights of War
and Peace**
An Abridged
Translation

Hugo Grotius
William Whewell,
Translator
1853

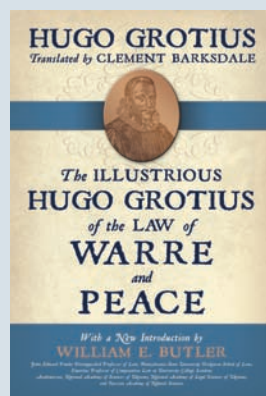
Hardcover 2009 ISBN 978-1-58477-942-1
\$39.95
Paperback 2011 ISBN 978-1-61619-151-1
\$28.95

DE JURE BELLI AC PACIS

First published in Paris in 1625, this landmark work on the law of war and peace established the framework of modern international law. Grotius describes situations in which war is a valid tool of law enforcement and outlines principles for the use of force.

We are Proud to Publish the First English Translations
with New Introductions by **WILLIAM E. BUTLER**

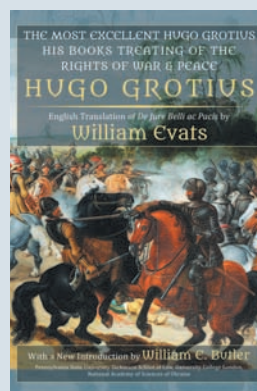
The four English translations offered here, each with an original context-setting introduction by Prof. William Butler, illuminate the course of its reception in the English-speaking world from the seventeenth to nineteenth centuries.



The Illustrious Hugo Grotius Of the Law of Warre and Peace

Hugo Grotius
Clement Barksdale,
Translator
1655

Hardcover 2013
ISBN 978-1-61619-279-2
\$65.



**The Most
Excellent
Hugo Grotius,
His Books
Treating
of the Rights
of War
& Peace**

Hugo Grotius
William Evats,
Translator
1682

8-1/2" x 11" Hardcover 2013
ISBN 978-1-61619-317-1
\$49.95



Of the Rights of War and Peace, In Three Volumes

In Which are Explain'd the Laws and Claims of Nature and Nations, And the Principal Points that Relate Either to Publick Government, Or the Conduct of Private Life

Hugo Grotius
John Morrice, Translator
1715

3 vols.
Hardcover 2014
ISBN 978-1-61619-374-4
\$150.

See page 11 for more
information.



De Jure Belli et Pacis, Libri Tres

Accompanied by an Abridged Translation. With the Notes of the Author, Barbeyrac and Others. Edited for the Syndics of the University Press

Hugo Grotius
William Whewell, Translator
1853

3 vols.
Hardcover 2011
ISBN 978-1-61619-208-2
\$165.

FOUNDATIONS OF THE LAWS OF WAR SERIES

General Editor Joseph Perkovich



Hardcover (2nd ed. 2008)
ISBN 978-1-58477-576-8
\$69.95
2008 Paperback
ISBN 978-1-58477-901-8
\$59.95

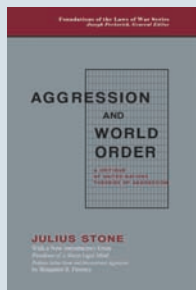
Axis Rule in Occupied Europe
Analysis of Government, Proposals for Redress

Raphael Lemkin

Originally published: Washington: Carnegie Endowment for International Peace, Division of International Law, 1944
xxiii (new introduction), xxxviii, 674 pp.

With a New Introduction by
SAMANTHA POWER
Author of "A Problem from Hell": America and the Age of Genocide, winner of the 2003 Pulitzer Prize

Introduction to the Second Edition by Lawbook Exchange by
WILLIAM A. SCHABAS
National University of Ireland



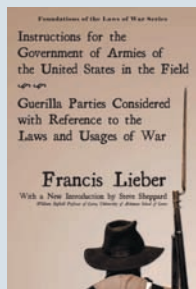
Hardcover 2010
ISBN 978-1-58477-601-7
\$49.95

Aggression and World Order
A Critique of United Nations Theories of Aggression

Julius Stone

Originally published: Berkeley: University of California Press, 1958
xxvii (new introduction), xiv, 226 pp.

With a New Introductory Essay "Paradoxes of a Sharp Legal Mind: Professor Julius Stone and International Aggression" by **BENJAMIN FERENCZ**
Pace University, Chief Prosecutor for the United States at the Nuremberg War Crimes Trial



Hardcover 2005
ISBN 978-1-58477-526-3
\$29.95
Paperback 2011
ISBN 978-1-61619-152-8
\$19.95

Instructions for the Government of Armies of the United States in the Field

Francis Lieber

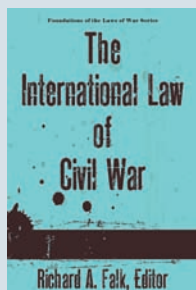
Originally published: Washington: Government Printing Office, 1898
x (new introduction), 51 pp.

[With]
Guerilla Parties Considered with Reference to the Laws and Usages of War

Francis Lieber

Originally published: New York: D. Van Nostrand, 1862. 22 pp.

With a New Introduction by
STEVE SHEPPARD
University of Arkansas School of Law



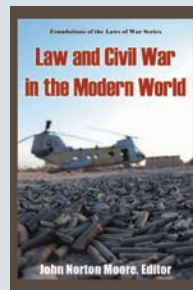
Hardcover 2010
ISBN 978-1-58477-721-2
\$49.95

The International Law of Civil War

Richard A. Falk, Editor

Originally published: [Baltimore]: Johns Hopkins University Press, 1971
xix, 452 pp.

Explores the complex relationship between international law and civil war through 6 case studies: The American Civil War, 1861-65 by Quincy Wright, International Legal Aspects of the Civil War in Spain, 1936-39 by Ann Van Wynen Thomas and A. J. Thomas, Jr., The Algerian Revolution as a Case Study in International Law by Arnold Fraleigh, The Postindependence War in the Congo, by Donald W. McNemar, The Relevance of International Law to the Internal War in Yemen by Kathryn Boals and The Vietnam Struggle and International Law by P. E. Summary and Interpretation, by Edwin Brown Firmage.

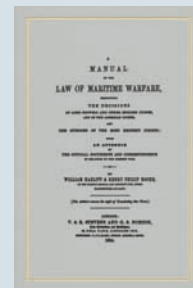


Law and Civil War in the Modern World
John Norton Moore, Editor

Originally published: Baltimore: The Johns Hopkins University Press, [1974]
xii (new introduction), xxv, 648 pp.

With a New Introduction for this Edition
by **JOHN NORTON MOORE**
University of Virginia School of Law

Hardcover 2010
ISBN 978-1-58477-722-9
\$49.95

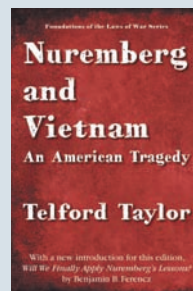


A Manual of the Law of Maritime Warfare
William Hazlitt and Henry Philip Roche

Originally published: London: V. & R. Stevens & G.S. Norton, 1854
XXVI (new introduction), xvi, 457 pp.

With a New Introduction by
WILLIAM E. BUTLER
Pennsylvania State University Dickinson School of Law

Hardcover 2009
ISBN 978-1-58477-660-4
\$35.



Nuremberg and Vietnam
An American Tragedy

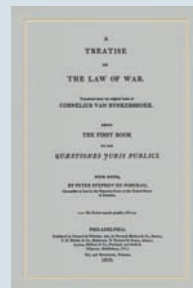
Telford Taylor

Originally published: Chicago: Quadrangle Books, [1970]
xxiii (new introduction), 224 pp.

With a New Introductory Essay
"Will We Finally Apply Nuremberg's Lessons?" by
BENJAMIN FERENCZ
Pace University, Chief Prosecutor for the United States at the Nuremberg War Crimes Trial

Hardcover 2010
ISBN 978-1-58477-999-5
\$36.95

Paperback 2010
ISBN 978-1-61619-033-0
\$29.95



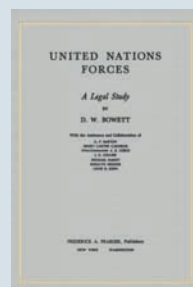
A Treatise on the Law of War
Being the First Book of His Quaestiones Juris Publici
Translated From the Original Latin with Notes,
by Peter Stephen du Ponceau

Cornelius van Bynkershoek

Originally published: Philadelphia: Published by Farrand & Nicholas [et al.], 1810
LIII (new introduction), xxxiv, 218 pp.

With a New Introduction by
WILLIAM E. BUTLER
Pennsylvania State University Dickinson School of Law

Hardcover 2008
ISBN 978-1-58477-566-9
\$29.95



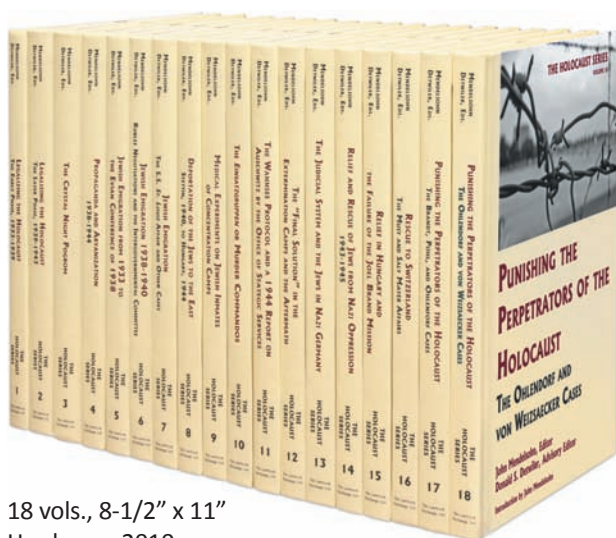
United Nations Forces
A Legal Study of United Nations Practice
Foreword by Lord McNair, QC

D. W. Bowett

Originally published: New York: Frederick A. Praeger, [1964]
xiii (new introduction), xxiv, 579 pp.

With a New Preface by
H.E. JUDGE ROSALYN HIGGINS
President, International Court of Justice

Hardcover 2008
ISBN 978-1-58477-715-1
\$49.95



18 vols., 8-1/2" x 11"
Hardcover 2010
ISBN 978-1-61619-000-2
\$1,195.

The Holocaust

Selected Documents in Eighteen Volumes

John Mendelsohn and Donald S. Detwiler, Editors

Originally published: New York: Garland Publishing, Inc., 1982

Each volume is composed of facsimiles of essential records of the Holocaust, in most of its aspects from 1933 to 1945, arranged both topically and chronologically. The set contains over 330 documents in over 5,200 pages.

The documents were carefully chosen from the thousands preserved at the U.S. National Archives, by the late Dr. John Mendelsohn, a supervisory archivist of the U.S. National Archives and Records Service, who was the author of numerous finding aids and guides to captured German documents and Holocaust records. Dr. Donald S. Detwiler, an internationally recognized authority on the history of World War II and its documentation and Professor Emeritus, Southern Illinois University, is the Advisory Editor. Each volume contains an Introduction by Dr. Mendelsohn or another distinguished authority. The introductions offer historical perspective on the documents as well as general information about the topic. Each volume contains a detailed table of contents listing each document and providing its source.

Volume 1
Legalizing the Holocaust
The Early Phase, 1933-1939
Hardcover 2010
ISBN 978-1-61619-001-9
\$65.

Volume 2
Legalizing the Holocaust
The Later Phase, 1939-1943
Hardcover 2010
ISBN 978-1-61619-002-6
\$79.95

Volume 3
The Crystal Night Pogrom
Hardcover 2010
ISBN 978-1-61619-003-3
\$85.

Volume 4
Propaganda and Aryanization, 1938-1944
Hardcover 2010
ISBN 978-1-61619-004-0
\$69.95

Volume 5
Jewish Emigration from 1933 to the Evian Conference of 1938
Hardcover 2010
ISBN 978-1-61619-006-4
\$69.95

Volume 6
Jewish Emigration 1938-1940, Rublee Negotiations and Intergovernmental Committee
Hardcover 2010
ISBN 978-1-61619-005-7
\$65.

Volume 7
Jewish Emigration
The SS St. Louis Affair and Other Cases
Hardcover 2010
ISBN 978-1-61619-007-1
\$69.95

Volume 8
Deportation of the Jews to the East
Stettin, 1940 to Hungary, 1944
Hardcover 2010
ISBN 978-1-61619-008-8
\$65.

Volume 9
Medical Experiments on Jewish Inmates of Concentration Camps
Hardcover 2010
ISBN 978-1-61619-009-5
\$65.

Volume 10
The Einsatzgruppen or Murder Commandos
Hardcover 2010
ISBN 978-1-61619-010-1
\$65.

Volume 11
The Wannsee Protocol and a 1944 Report on Auschwitz by the Office of Strategic Services
Hardcover 2010
ISBN 978-1-61619-011-8
\$69.95

Volume 12
The "Final Solution" in the Extermination Camps and the Aftermath
Hardcover 2010
ISBN 978-1-61619-012-5
\$65.

Volume 13
The Judicial System and the Jews in Nazi Germany
Hardcover 2010
ISBN 978-1-61619-013-2
\$69.95

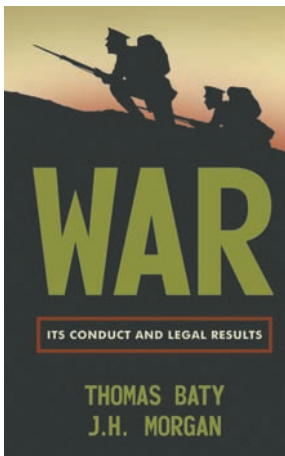
Volume 14
Relief and Rescue of Jews from Nazi Oppression, 1943-1945
Hardcover 2010
ISBN 978-1-61619-014-9
\$65.

Volume 15
Relief in Hungary and the Failure of the Joel Brand Mission
Hardcover 2010 ISBN 978-1-61619-015-6
\$65.

Volume 16
Rescue to Switzerland
The Mussy and Saly Mayer Affairs
Hardcover 2010
ISBN 978-1-61619-016-3
\$60.

Volume 17
Punishing the Perpetrators of the Holocaust
The Brandt, Pohl, and Ohlendorf Cases
Hardcover 2010
ISBN 978-1-61619-017-0
\$65.

Volume 18
Punishing the Perpetrators of the Holocaust
The Ohlendorf and the Von Weizaecker Cases
Hardcover 2010
ISBN 978-1-61619-018-7
\$65.



Hardcover 2014
ISBN 978-1-58477-573-7
\$39.95

War

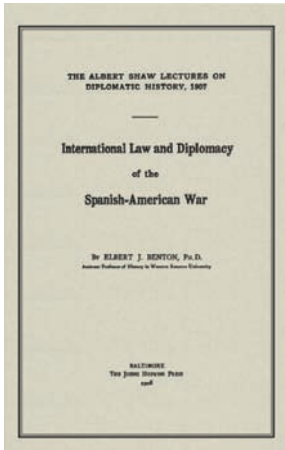
Its Conduct and Legal Results

T. Baty and J.H. Morgan

Originally published: London: John Murray, 1915
xxviii, [ii], 578 pp.

The authors argue that the First World War effectively ended the existing system of international law, a system that was already in decline due to the growing economic and political interdependence of states.

Paperback 2014
ISBN 978-1-61619-402-4
\$29.95



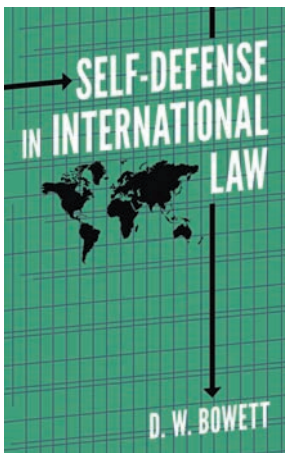
Hardcover 2006
ISBN 978-1-58477-665-9
\$29.95

International Law and Diplomacy of the Spanish-American War

Elbert J. Benton

Originally published: Baltimore: The Johns Hopkins Press, 1908
300 pp.

An exploration of Spanish-American relations prior to and during the war.



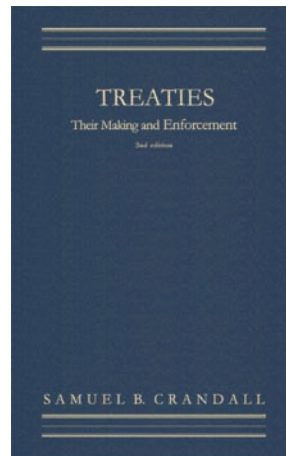
Hardcover 2014
ISBN 978-1-58477-855-4
\$65.

Self-Defense in International Law

D.W. Bowett

Originally published: New York: Praeger, [1958] xv, 294 pp.

Bowett observes that the use or threat of force by any state can be a delict, an approved sanction, or a measure taken in self-defense. He examines the evolution of the doctrine in the 19th and early 20th centuries, with the assumption of the existence of a state's unlimited right to go to war.



Hardcover 2005
ISBN 978-1-58477-492-1
\$45.

Treaties, Their Making and Enforcement

Samuel B. Crandall

Originally published: Washington, D.C.: John Byrne & Co., 1916
xxxii, 663 pp.

Reprint of the 2nd edition, preferable because it is a substantially expanded work. This important treatise analyzes agency and the right of ratification, the essentials of validity, the reality of consent and the operation of treaties from the date they take effect to their interpretation and termination.



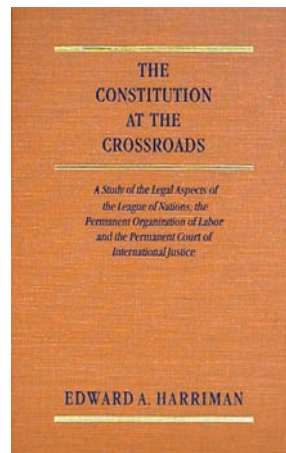
4 vols.
Hardcover 2012
ISBN 978-1-58477-422-8
\$95.

European Treaties Bearing on the History of the United States and Its Dependencies

Frances Gardiner Davenport, Editor

Originally published: Washington, D.C.: Carnegie Institution of Washington, 1917-1937
4 vols. vi, 388; vi, 386; vi, 270; viii, 222 pp. Vol. I: to 1648, Vol. II: 1650-1697, Vol. III: 1698-1715, Volume IV: 1716-1815

Contains 203 treaties with historical introductions and extensive bibliographical notes. Each volume contains a thorough index.



Hardcover 2003
ISBN 978-1-58477-314-6
\$45.

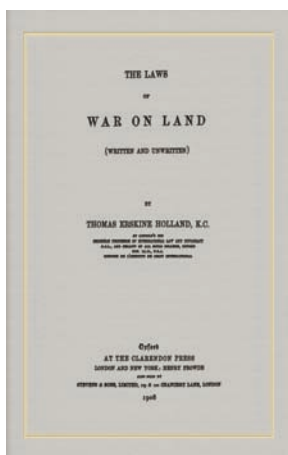
The Constitution at the Cross Roads

A Study of the Legal Aspects of the League of Nations, the Permanent Organization of Labor and the Permanent Court of International Justice

Edward A. Harriman

Originally published: New York: George H. Doran Company, [1925]
xv, 274 pp.

Harriman offers a thorough, organized treatment of the extent of the legal consequences in which the Constitution of the United States may be affected by the Treaty of Versailles and the United States' resulting membership in the League of Nations and the Permanent Court of International Justice.



Hardcover 2009
ISBN 978-1-58477-659-8
\$24.95

The Laws of War on Land (Written and Unwritten)

Thomas Erskine Holland

Originally published: Oxford: Clarendon Press, 1908. viii, 150 pp.

A standard authority during the First World War. Still cited today, it is also a primary source for the study of the law of land warfare from 1868 to the mid-20th century.



Hardcover 2011
ISBN 978-1-58477-077-0
\$95.

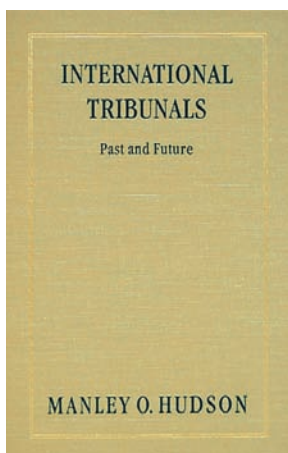
The Law of the United Nations

A Critical Analysis of Its
Fundamental Problems

Hans Kelsen

Originally published: New York: Frederick A. Praeger, [1964]
xvii, 994 pp.

A critical, detailed, technical legal analysis of the U.N. charter and organization. With a supplement, *Recent Trends in the Law of the United Nations* [1951].



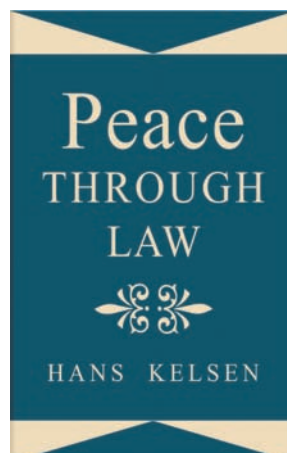
Hardcover 2003
ISBN 978-1-58477-321-4
\$29.95

International Tribunals Past and Future

Manley O. Hudson

Originally published: Washington: Carnegie Endowment for International Peace and Brookings Institution, 1944. xii, 285 pp.

An authoritative survey of significant international courts and tribunals over the last 150 years, beginning with a brief history from the American-British Treaty of 1794 to the time of publication. The work goes on to offer a constructive analysis of the place of tribunals in problems of world affairs.



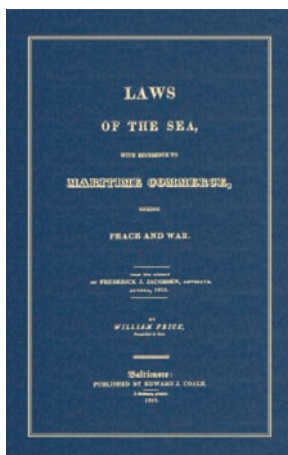
Hardcover 2008
ISBN 978-1-58477-103-6
\$35.95

Peace Through Law

Hans Kelsen

Originally published: Chapel Hill: The University of North Carolina Press, 1944. xii, 155 pp.

Kelsen departs from his theories on pure law and here proposes a formula for international peace.



Hardcover 2005
ISBN 978-1-58477-538-6
\$49.95

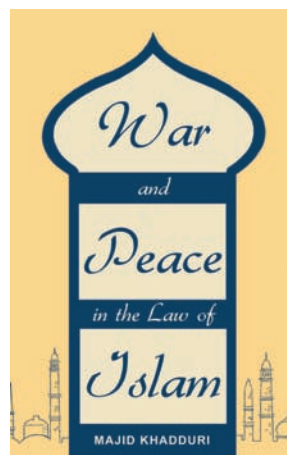
Laws of the Sea With Reference to Maritime Commerce, During Peace and War

Frederick J. Jacobsen

[Translated] from the German by William Frick

Originally published: Baltimore: Edward J. Coale, 1818
xxxv, 636 pp.

Reprint of the 1818, first English-language edition. Originally published in Altona (Hamburg) in 1815, J.G. Marvin spoke highly of this work in his *Legal Bibliography* (1847), noting that few have equaled his wide range of research and depth of learning (418-419).



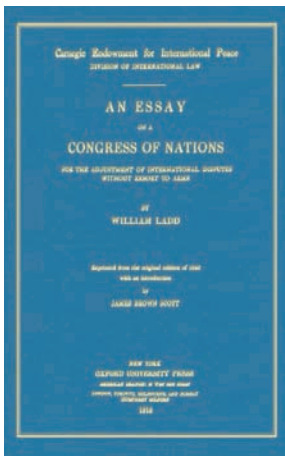
Hardcover 2010
ISBN 978-1-58477-695-6
\$59.95

War and Peace in the Law of Islam

Majid Khadduri

Originally published: Baltimore: Johns Hopkins Press, 1955
x, 321 pp.

The Islamic doctrine of war and peace and its adaptation to modern conditions.



Hardcover 2007
ISBN 978-1-58477-745-8
\$24.95

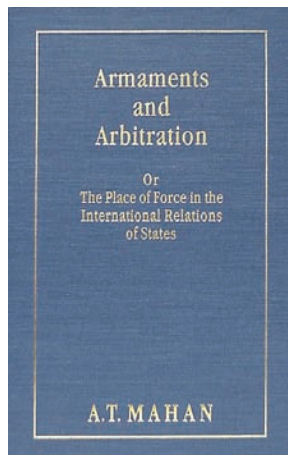
An Essay on a Congress of Nations for the Adjustment of International Disputes Without Resort to Arms
Reprinted from the Original Edition of 1840 with an Introduction by James Brown Scott

William Ladd

Originally published: New York: Oxford University Press, 1916
xlviii, 162 pp.

With a New Introduction by Mark Weston Janis
University of Connecticut School of Law

The first important statement on international peace mediation became a central text for peace organizations.



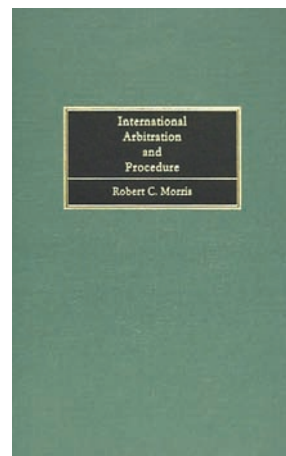
Hardcover 2004
ISBN 978-1-58477-389-4
\$29.95

Armaments and Arbitration
Or The Place of Force in the International Relations of States

A. T. Mahan

Originally published: New York: Harper & Brothers, 1912
260 pp.

A collection of influential essays, some originally published in The North American Review from 1911 to 1912, offer an examination of the factors involved in the use of force vs. the use of law in international disputes.



Hardcover 2001
ISBN 978-1-58477-160-9
\$27.95

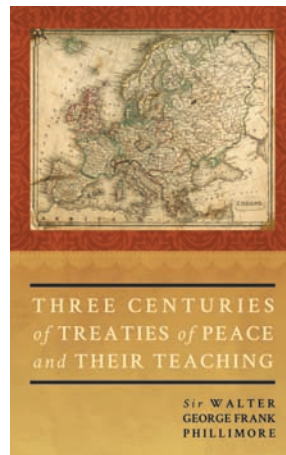
International Arbitration and Procedure

Robert C. Morris

Foreword by William Howard Taft

Originally published: New Haven: Yale University Press, 1911
x, 238 pp.

Traces the legal aspects of international controversies and their resolution, with an emphasis on the role of the United States in such arbitrations.



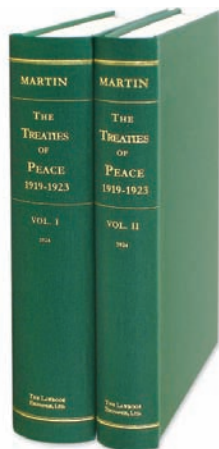
Hardcover 2011
ISBN 978-1-58477-857-8
\$34.95

Three Centuries of Treaties of Peace and Their Teaching

Sir Walter George Frank Phillimore

Originally published: Boston: Little, Brown and Company, 1919
xx, 227 pp.

An historical analysis of treaties enacted from 1582 to 1913.



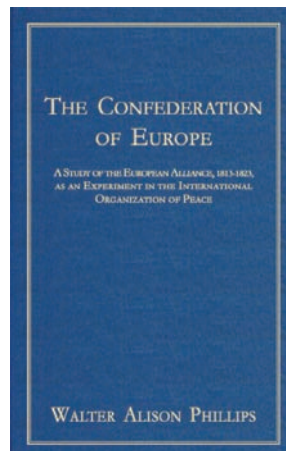
2 vols.
Hardcover 2007
ISBN 978-1-58477-708-3
\$89.95

The Treaties of Peace, 1919-1923
Maps Compiled Especially for This Edition and a Summary of the Legal Basis of the New Boundaries by Lt. Col. Lawrence Martin

Lawrence Martin

Originally published: New York: Carnegie Endowment for International Peace, 1924
2 vols. lxxvii, 649; [vi], 651-1098 pp. Maps.

A useful reference, this title contains the complete texts of the peace treaties that concluded the First World War.



Hardcover 2005
ISBN 978-1-58477-554-6
\$24.95

The Confederation of Europe
A Study of the European Alliance, 1813-1823 as an Experiment in the International Organization of Peace
Walter Alison Phillips

Originally published: London: Longmans, Green and Co., 1920
xviii, 320 pp.

An account of the European alliance of 1813-1823, which was formed at the end of the Napoleonic Wars.



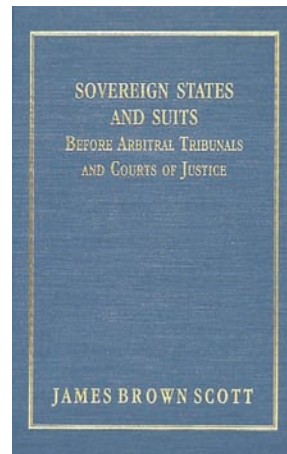
Hardcover 2010
ISBN 978-1-58477-860-8
\$49.95

Termination of War and Treaties of Peace

Coleman Phillipson

Originally published: New York: Dutton, 1916
xix, 486 pp.

Reprint of the sole edition. Phillipson [1878-1945] considers methods of terminating wars with and without treaties of peace, methods of negotiation, the drafting of treaties and the nature of treaties of peace.



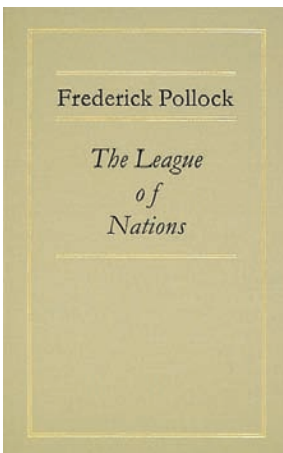
Hardcover 2004
ISBN 978-1-58477-459-4
\$24.95

Sovereign States and Suits Before Arbitral Tribunals and Courts of Justice

James Brown Scott

Originally published: New York: New York University Press, 1925
x, 360 pp.

Scott outlines a history of states renouncing warfare in favor of international mediating agencies. His conclusions were optimistic, but his book remains valuable for its intellectual history of inter-state mediation and its insights into the relationship between sovereign states and the Hague Tribunal of Arbitration and the Permanent Court of International Justice.



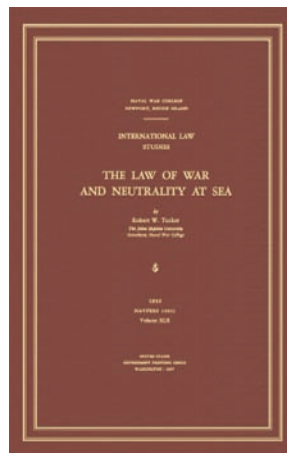
Hardcover 2003
ISBN 978-1-58477-247-7
\$29.95

The League of Nations

Sir Frederick Pollock

Originally published: London: Stevens and Sons, Limited, 1920
xv, 251 pp.

A trenchant analysis of the League of Nations by one of the leading legal scholars of the day.



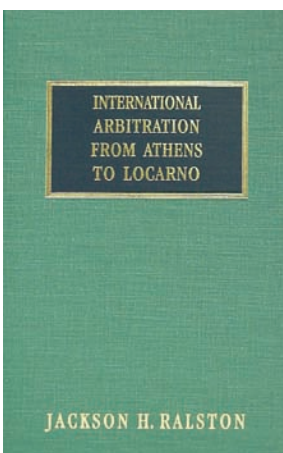
Hardcover 2006
ISBN 978-1-58477-582-9
\$49.95

The Law of War and Neutrality at Sea

Robert W. Tucker

Originally published: Washington: United States Government Printing Office, 1955
xiii, 448 pp.

Published at a time when international law was processing the challenges introduced during World War II and the Korean Conflict, and when the United Nations, the World Court and other new international bodies were exerting influence as belligerents or judicial bodies, this was a timely guide to a legal field in the midst of unprecedented change.



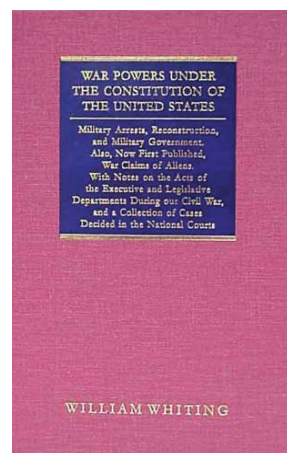
Hardcover 2004
ISBN 978-1-58477-396-2
\$39.95

International Arbitration from Athens to Locarno

Jackson H. Ralston

Originally published: Stanford University Press, 1929
xvi, 417 pp.

This study is notable for its deep understanding of history and the nature of international arbitration. The first part outlines general principles of judicial settlement between nations. The second part is a historical survey of international arbitration from antiquity to the Treaty of Locarno (1925).



Hardcover 2002
ISBN 978-1-58477-055-8
\$44.95

War Powers under the Constitution of the United States

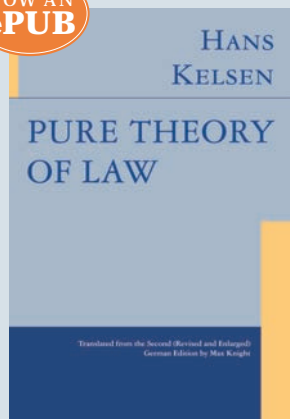
Military Arrests, Reconstruction & Military Government. Also, Now First Published, War Claims of Aliens with Notes on the Acts of the Executives & Legislative Departments During Our Civil War & a Collection of Cases Decided in the National Courts. 1864. Tenth edition

William Whiting

Originally published: Boston: Little, Brown, and Company, 1864
xvii, 342 pp.

Widely believed to have profoundly affected President Lincoln's war actions.

NOW AN
ePUB



Pure Theory of Law

Translation from the Second German Edition by Max Knight

Hans Kelsen

Originally published: Berkeley: University of California Press, 1967
x, 356 pp.

A landmark in the development of modern jurisprudence.

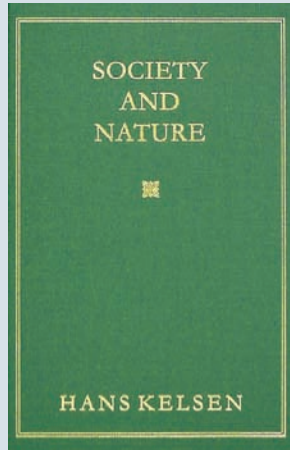
Hardcover 2002 ISBN 978-1-58477-206-4

\$49.95

Paperback 2009 ISBN 978-1-58477-578-2

\$36.95

ePUB Kindle 2014 ISBN 978-1-61619-486-4 \$9.99



Society and Nature

A Sociological Inquiry

Hans Kelsen

Originally published: London: K. Kegan Paul, Trench, Trubner & Co., Ltd., [1946]
viii, 391 pp.

This interesting work offers a sociological and ethnographic perspective on Kelsen's juristic thinking. His central thesis, which ranges over the history of humanity, argues that the idea of causality developed from primitive ideas of retribution.

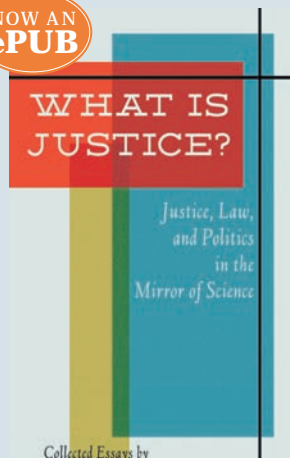
Hardcover 2009 ISBN 978-1-58477-064-0

\$54.95

Paperback 2009 ISBN 978-1-58477-986-5

\$44.95

NOW AN
ePUB



What is Justice?

Justice, Law and Politics in the Mirror of Science

Hans Kelsen

Originally published: Berkeley: University of California Press, 1957
[vi], 397 pp.

You simply cannot get around this book if you want a real understanding of the fundamental ideas on which the great work of Kelsen is built.

Alf Ross, 45 *California Law Review*
564 1957

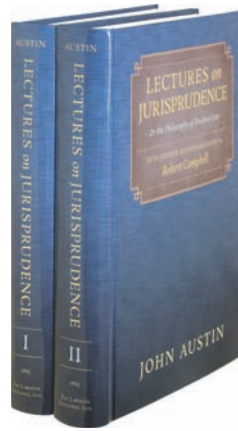
Hardcover 2000, 2013 ISBN 978-1-58477-101-2

\$44.95

Paperback 2013 ISBN 978-1-61619-395-9

\$34.95

ePUB Kindle 2014 ISBN 978-1-61619-499-4 \$9.99



Lectures on Jurisprudence

Or the Philosophy of Positive Law. Fifth Edition, Revised and Edited by Robert Campbell

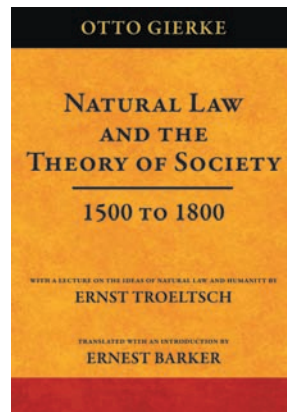
John Austin

Originally published: London: John Murray, 1885
2 vols. xxiii, 507; xiii, 509-1132 pp.

Reprint of the fifth and best edition of Austin's magnum opus. First published in 1863, this work is a landmark in the development of modern legal thought. Widely regarded as the best, this fifth edition, edited by Campbell, had a profound influence on several important Anglo-American jurists such as Oliver Wendell Holmes, Jr.

2 vols. Hardcover 2004, 2014 ISBN 978-1-58477-429-7

\$95.



Natural Law and the Theory of Society 1500 to 1800

With a Lecture on the Ideas of Natural Law and Humanity by Ernst Troeltsch. Translated with an Introduction by Ernest Barker. Complete in one volume

Otto Gierke

Originally published: Cambridge: The University Press, 1950
xci, 423 pp.

...Gierke's magisterial treatise on the history of the German law of associations. When this edition was published, all competent students of the history of jurisprudence and political thought at once recognized that Professor Barker had made a very important contribution to the literature of these fields, none the less so because of the elaborate and learned Introduction which he himself had contributed.

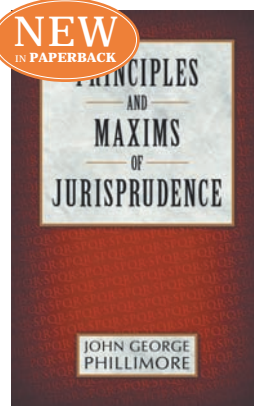
C.J. FRIEDRICH

Harvard Law Review 49:677-680

Hardcover 2001, 2010 ISBN 978-1-58477-149-4

\$65.

NEW
IN PAPERBACK



Principles and Maxims of Jurisprudence

John George Phillimore

Originally published: London: John W. Parker and Son, 1856
xxiv, 408 pp.

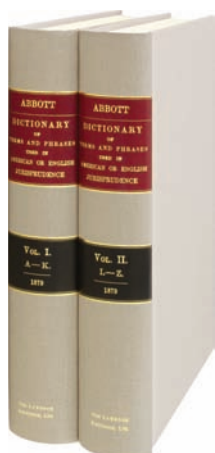
In this study of important principles and maxims of Roman law, Phillimore provides commentary on selected maxims of Papinian, Ulpian, Paulus, Scaevola, Marcianus and Gaius; and discusses arguments used in Justinian's *Pandects (Digest)*.

Hardcover 2001, 2014 ISBN 978-1-58477-177-7

\$31.95

Paperback 2014 ISBN 978-1-61619-413-0

\$21.95



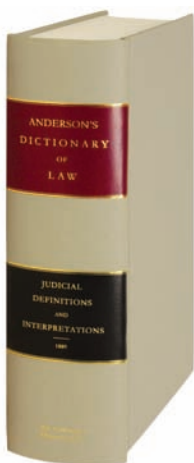
Dictionary of Terms and Phrases Used in American or English Jurisprudence

Benjamin Vaughan Abbott

Originally published: Boston: Little, Brown, and Co., 1879
2 Vols. xliii, 680; ii, 738 pp.

Reprint of the only edition. It was one of the sources used by Black when he compiled his dictionary. Abbott was the secretary of the New York Code Commission and the principal author of the state's penal code, which was completed in 1864.

2 vols. Hardcover 2008 ISBN 978-1-58477-926-1
\$250.



A Dictionary of Law

Consisting of Judicial Definitions and Explanations of Words, Phrases, and Maxims, and an Exposition of the Principles of Law

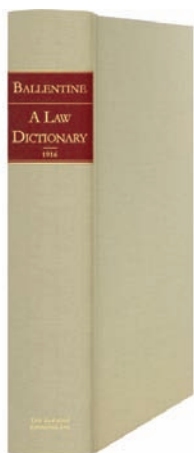
William C. Anderson

Originally published: Chicago: T.H. Flood and Company, 1889
viii, 1140 pp.

A significant early American law dictionary that preceded Black's by two years. Black in fact acknowledged his debt to Anderson in the preface of his first edition.

An authoritative legal reference work for all libraries.

Hardcover 1996 ISBN 978-1-886363-23-6
\$195.



A Law Dictionary

Of Words Terms, Abbreviations and Phrases Which are Peculiar to the Law and of Those Which Have a Peculiar Meaning in the Law

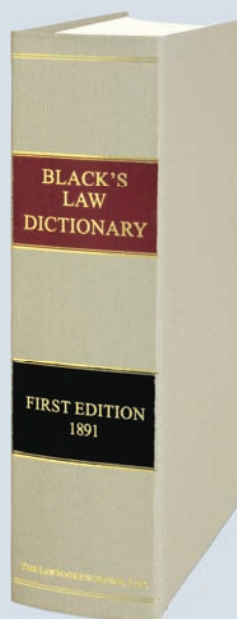
James A. Ballentine, Compiler

Originally published: Indianapolis: The Bobbs-Merrill Co., 1916 [vi], 632 pp.

Reprint of the uncommon first edition. Along with those of Black and Anderson, this is one of the most important American dictionaries of the modern era. Containing over 18,000 entries, it is renowned for its concision and accuracy.

Hardcover 2005 ISBN 978-1-58477-490-7
\$44.95

Reprint of First Edition



A Dictionary of Law

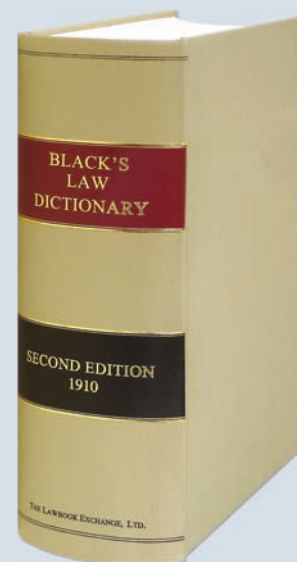
Henry Campbell Black

Originally published: St. Paul, Minn.: West Publishing, 1891
x, 1253 pp.

Reprint of the rare first edition of the classic American law dictionary, now in its ninth edition. Contains definitions of the terms and phrases of American and English jurisprudence, ancient and modern (including the principal terms of international, constitutional, and commercial law). There is also a collection of legal maxims, as well as a bibliography of the principal law dictionaries in English and other languages to 1891.

Hardcover 1991 ISBN 978-0-963010-60-5
\$195.

Reprint of Second Edition



A Law Dictionary

Henry Campbell Black

Originally published: St. Paul, Minn.: West Publishing, 1910
1314 pp.

The second edition of Black's classic dictionary incorporates many new definitions and additional citations to decided cases, besides being a thorough revision of previous entries. Also included are many Latin and French terms overlooked in the first edition. Medical jurisprudence in particular is enriched, with new definitions for insanity and pathological and

criminal insanity. This edition is an essential complement to the first edition (1891) as it provides the scholar and student of law important insights into the rapid development of law at the turn of the century. This edition is also notable for its revamped system of arrangement, with all compound and descriptive terms subsumed under their related main entries. Libraries, students, historians, and practitioners will all benefit from this historically significant research tool.

Hardcover 1995 ISBN 978-1-886363-10-6
\$195.

The First American Law Dictionary

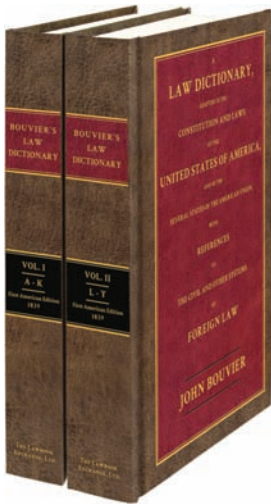
Compiled by **JOHN BOUVIER** [1787-1851], this classic dictionary went through fifteen editions during the nineteenth century, the final appearing in 1886. Long recognized as a leading authority, all other American law dictionaries are inevitably compared with this one. A concise encyclopedia of Anglo-American law, its outstanding feature is its emphasis on the American elements in the law.

New editions continued in the twentieth century, most notably three that were edited by Francis Rawle, the last of which appeared in 1914. Its many editions are widely used and cited today because they provide excellent overviews of American law as it existed at the time of their publication.

[T]he best book of the kind in use for the American lawyer. It contains sufficient reference to English and foreign law, and a very full synopsis of such portions of American jurisprudence as requires elucidation.

J.G. MARVIN

Legal Bibliography (1847) 138



A Law Dictionary Adapted to the Constitution and Laws of the United States of America, and of the Several States of the American Union

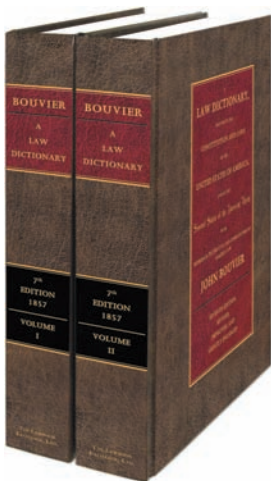
John Bouvier

Originally published: Philadelphia:
T. & J.W. Johnson, 1839
2 vols. 559; 628 pp.

Reprint of the first edition.
The original volumes are
quite rare.

2 vols. Hardcover 1993, 2013 ISBN 978-0-963010-67-4
\$150.

With a New Introduction by
BRYAN A. GARNER
President, LawProse, Inc.



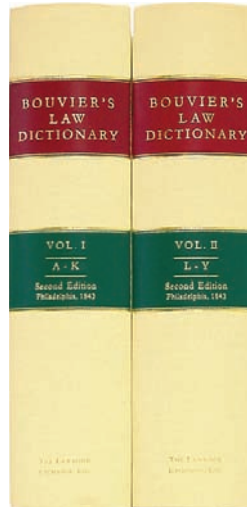
A Law Dictionary Adapted to the Constitution and Laws of the United States of America, and of the Several States of the American Union

John Bouvier

Originally published: Philadelphia:
Childs and Peterson, 1857
2 vols. ii (new introduction), xi, 692
pp.; 745 pp.

*Reprint of the seventh
edition.*

2 vols. Hardcover 2004, 2011 ISBN 978-1-58477-283-5
\$150.



A Law Dictionary Adapted to the Constitution and Laws of the United States of America, and of the Several States of the American Union

John Bouvier

Originally published: Philadelphia: T. & J.W. Johnson, Law
Booksellers, 1843
2 Vols. viii, [13]-740; 772 pp.

Reprint of the second edition. In this edition
Bouvier revised about half of his entries
and added a thousand new ones. He also
incorporated numerous local references,
which were compiled through an extensive
correspondence with members of all but one of
the state bars. The 2nd volume concludes with

2 appendices: a list of English Chancery, Common Law and Ecclesiastical
Reports and an list of the titles published by The Law Library and a reprint
of Robert Kelham's *A Dictionary of the Norman or Old French Language*.

2 vols. Hardcover 2004 ISBN 978-1-58477-358-0
\$150.



A New Law Dictionary and Glossary Containing Full Definitions of the Principal Terms of the Common and Civil Law

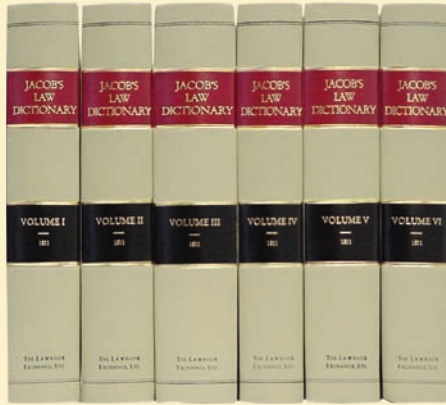
Alexander M. Burrill

Originally published: New York: John S. Voorhies, 1850-1851
2 Vols. xviii, 1099 pp.

Reprint of the first edition. A scarce, important
original American dictionary by a student of
James Kent. "...a work of very high standard,
which at once took its place as perhaps the best
book of its kind so far produced...All his books
were distinguished for their graceful style and
a scholarly precision and finish which earned
the unstinted commendation of the judiciary.
In addition their accuracy of statement and
definition was fully recognized at the time by
the profession at large" (*Dictionary of American
Biography* II:326).

2 vols. Hardcover 1998 ISBN 978-1-886363-32-8
\$150.

"Jacob's masterpiece" was an extremely popular work that went through many editions. It offers unparalleled insights into Anglo-American law during the eighteenth century. In contrast to earlier works, each entry summarizes all of the laws relating to the subject and offers extensive interpretive commentary. Jacob was careful to omit obsolete terms. It was recognized almost immediately that Jacob had created a highly useful legal encyclopedia that was both more detailed and concise than any other abridgment of the period.



The Law-Dictionary

Explaining the Rise, Progress, and Present State of the English Law... Corrected and Greatly Enlarged by T[homas] E[dlyne] Tomlins

Giles Jacob

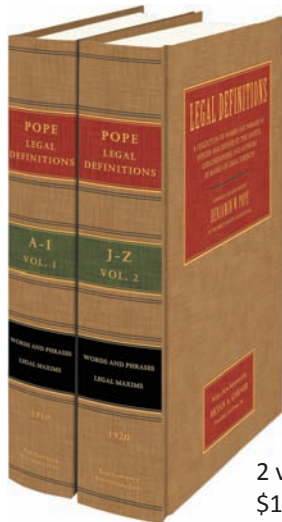
Thomas Edlyne Tomlins, Editor

Originally published: New York: Printed for, and Published by I. Riley, 1811
6 Vols. viii, 531; [2], 543; [2], 618; [2], 472; [2], 553; [2], 471 pp.

Reprint of the first American edition, from the second Tomlins edition (1809). It was first published in 1729 and is "Jacob's masterpiece and constituted an entirely new departure in legal literature, the dictionary which is also an abridgment." Cowley, xci. T.E. Tomlin's [1762-1841] edition, first published in 1797, is in effect an enlargement and improvement of Jacob's dictionary. Tomlins, who in 1797 "remodeled the work

and published several more editions in his own name. In this form Jacob's dictionary reached America.": Cowley, A Bibliography of Abridgements, Digests, Dictionaries and Indexes of English Law to the Year 1800 xci.

6 vols. Hardcover 2000 ISBN 978-1-886363-68-7
\$295.



With a new foreword by BRYAN A. GARNER

Legal Definitions

A Collection of Words and Phrases as Applied and Defined by the Courts, Lexicographers and Authors of Books on Legal Subjects

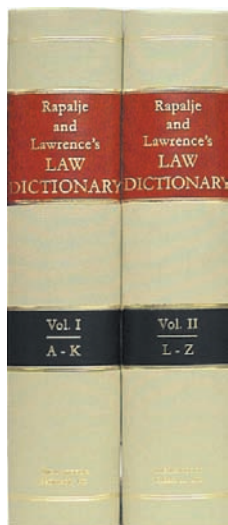
Benjamin W. Pope

Originally published: Chicago: Callaghan and Company, 1919
2 vols. iv (new introduction), 1691 pp.

Today, although the book is held in many institutional libraries, it is scarce in rare-book circles. Only two copies that I know have been offered for sale in the used-book trade over the past decade, and one of those was a broken set (volume two alone). Only about 80 libraries worldwide are known to have a copy. Few private libraries own one. So it is once again a boon to legal scholarship and legal lexicography that a Lawbook Exchange reprint makes it possible for more libraries and collectors to own a valuable historical asset. In these pages, researchers can learn a good deal about many of the terminological issues that early-20th-century courts were deciding. That is useful information for which we owe Pope a debt of gratitude.

BRYAN A. GARNER
Foreword, v

2 vols. Hardcover 2012 ISBN 978-1-61619-230-3
\$195.



A Dictionary of American and English Law

With Definitions of the Technical Terms of the Canon and Civil Laws

**Stewart Rapalje
and Robert L. Lawrence**

Originally published: Jersey City: Frederick C. Linn & Co., 1888
2 Vols. xxxviii, 1380 pp.

This dictionary has been cited for its correctness and usefulness. First published in 1883, this is the second and final authorial edition.

STEWART RAPALJE [1843-1896] was the author of criminal law treatises and compiled digests, having worked with Benjamin Vaughan Abbott to create the problematic *United States Digest New Series*. He was said to have learned from "the faults of his tutor" on that project.

2 vols. Hardcover 1997 ISBN 978-1-886363-33-5
\$150.



A Pocket Dictionary of the Law of Bills of Exchange, Promissory Notes, Bank Notes, Checks, &c.

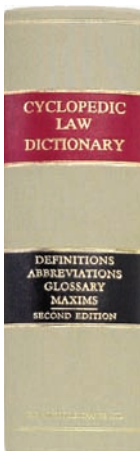
With Many Additions for the Use of the American Merchant

John Irwing Maxwell

Originally published: Philadelphia: William P. Farrand and Co., 1808
xv, 251 pp.

Probably used by attorneys involved in the commerce generated by the Louisiana Purchase. Because of its scarcity, its publication during Thomas Jefferson's administration and its unique concentration on commerce, it will be of interest to dictionary and legal scholars alike.

Hardcover 2004 ISBN 978-1-58477-312-2
\$39.95



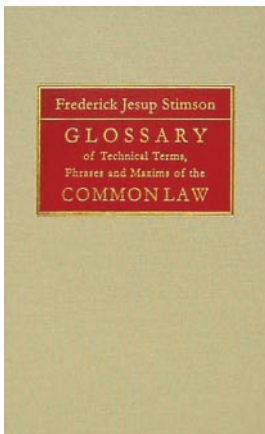
The Cyclopedic Law Dictionary Comprising the Terms and Phrases of American Jurisprudence

Second Edition by James C. Cahill

Walter A. Shumaker

Originally published: Chicago: Callaghan and Company, 1922
xii, 545 pp.

Hardcover 2001 ISBN 978-1-886363-85-4
\$95.



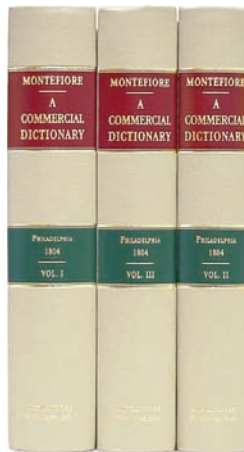
Glossary of Technical Terms, Phrases, and Maxims of the Common Law

Frederic Jesup Stimson

Originally published: Boston: Little, Brown, and Company, 1881
iv, 305 pp.

Terms relating to civil and canon law, with precise definitions based on the common law of England.

Hardcover 1999 ISBN 978-1-886363-70-0
\$37.95



A Commercial Dictionary

Containing the Present State of the Mercantile Law, Practice and Custom. With Very Considerable Additions Relative to the Laws, Usages, and Practice of the United States

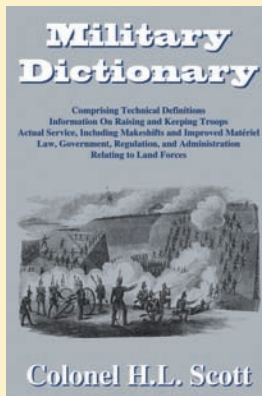
Joshua Montefiore

Originally published: Philadelphia: Printed and Sold by James Humphreys, 1804
3 vols. lii, 53-562; 482; 480 pp.

Reprint of the rare first American edition (1804), based on the 1803 London edition with extensive new American material added. It is a very important economic and legal source, originally intended for merchants, offering a wealth of information about contemporary commercial and maritime law, international business practices and fascinating descriptions of commercial ports and their primary imports and exports.

3 vols. Hardcover 2004 ISBN 978-1-58477-417-4
\$129.95

The State of Military Law at the Beginning of the Civil War



Military Dictionary

Comprising Technical Definitions: Information On Raising and Keeping Troops; Actual Service, Including Makeshifts and Improved Materiel; and Law, Government, Regulation, and Administration Relating to Land Forces

Colonel Henry Lee Scott

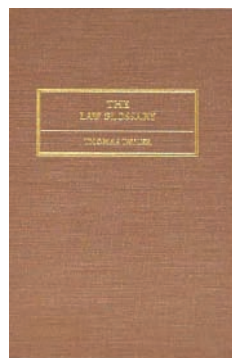
Originally published: New York: D. Van Nostrand, 1863
674 pp. Illustrations.

This dictionary addresses all subjects of interest to an officer of the U.S. Army. A reissue of a work first published in 1861, it encapsulates the state

of legal knowledge as it was understood by the American military before it was confronted by the complications wrought by the Civil War and the reforms effected by Lieber's code.

Hardcover 2006, 2009 ISBN 978-1-58477-579-9
\$39.95

Paperback 2009 ISBN 978-1-58477-990-2
\$29.95



The Law Glossary

Being a Selection of the Greek, Latin, Saxon, French, Norman and Italian Sentences, Phrases, and Maxims, Found in the Leading English and American Reports, and Elementary Works

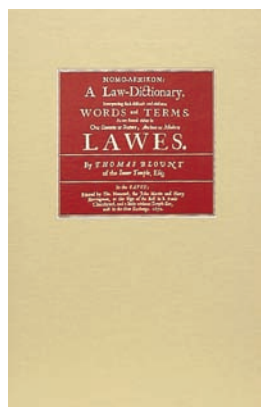
Thomas Tayler

Originally published: New York: Lewis & Blood, 1856
580 pp.

An important research tool that will aid greatly in elucidating both the source and meaning of legal concepts of the last century. With translations

of nearly 5000 items of foreign origin and supplies definitions for innumerable maxims of law found in both English and American sources.

Hardcover 1995 ISBN 978-1-886363-12-0
\$39.95



Nomo Lexikon

A Law-Dictionary

Thomas Blount

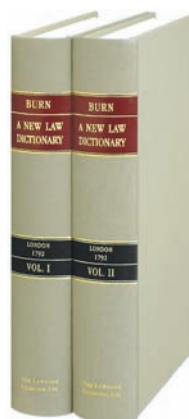
Originally published: London: Printed by Tho. Newcomb for John Martin and Henry Herringman, 1670
Unpaginated (284 pp.). Text printed in double columns.

The first English-language dictionary with entries that include word etymologies and citations. An immediate success that quickly supplanted its predecessors, it was reissued in larger and revised

editions throughout the 18th century. *Reprint of first edition.*

8" x 12" Hardcover 2004 ISBN 978-1-58477-415-0
\$75.

With a New Introduction by BRYAN A. GARNER



A New Law Dictionary

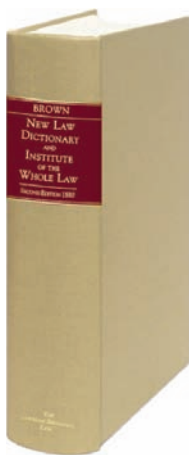
Intended for General Use, as Well as For Gentlemen of the Profession, and Continued to the Present Time by John Burn

Richard Burn

Originally published: London: Printed by A. Strahan and W. Woodfall, 1792
2 Vols. i (new introduction), vii, 442; 446, [10] pp.

Sole edition. Burn's articles on subjects as judgment, jury, purchase and will are broader, more detailed and better organized than they are in earlier dictionaries of this kind.

2 vols. Hardcover 2004 ISBN 978-1-58477-356-6
\$95.



A New Law Dictionary and Institute of the Whole Law

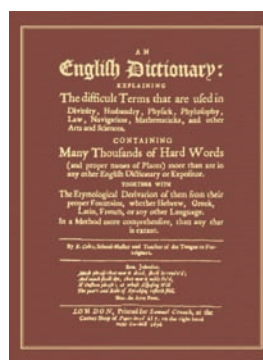
For the Use of Students, the Legal Profession, and the Public

Archibald Brown

Originally published: London: Stevens & Hayes, 1880
xii, 579 pp.

A useful guide to English common law as it stood around 1880, a time when Great Britain was the most powerful nation on earth. *Reprint of the second and final edition.*

Hardcover 2006 ISBN 978-1-58477-610-9
\$49.95



An English Dictionary

... Together with the Etymological Derivation of Them from Their Proper Fountains, Whether Hebrew, Greek, Latin, French, or Any Other Language

Elisha Coles

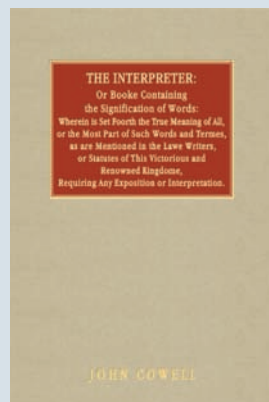
Originally published: London: Printed for Samuel Crouch, 1676
Unpaginated (330 pp.).

Containing around 25,000 definitions, many of them dealing with legal topics,

this was the largest dictionary of its day. An innovative work, it was the first to recognize the importance of slang. Includes lists of dialect and obsolete terms. *Reprint of the first edition.*

Hardcover 2006 ISBN 978-1-58477-595-9
\$39.95

The Interpreter is considered to be the best law dictionary published before Jacob's *A New Law-Dictionary* (1729). Though its significance was recognized almost immediately, it was not approved by all. At a time when Parliament and crown were vying for power, the Commons were angered by John Cowell's [1554-1611] monarchical orientation, which was evident in such definitions as "King," "Parliament," "Prerogative," "Recoveries," and "Subsidies." When a joint committee of Lords and Councilors reviewed the work, the ensuing controversy nearly halted the affairs of government. James I intervened in fear that his own fiscal interests would not be approved by Parliament, and ordered a proclamation that imprisoned Cowell, suppressed the book and ordered all copies burned by a public hangman on March 10, 1610.



The Interpreter

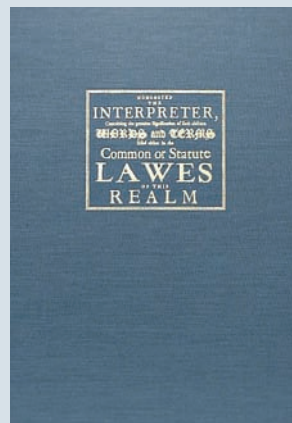
Or Booke Containing the Signification of Words: Wherein is Set Fourth the True Meaning of All, or the Most Part of Such Words and Termes, as are Mentioned in the Lawe Writers

John Cowell

Originally published: Cambridge: Printed by John Legate, 1607
Unpaginated (586 pp.).

Reprint of the rare first edition.

Hardcover 2002 ISBN 978-1-58477-265-1
\$49.95



NOMOTHETAS

The Interpreter

Containing the Genuine Signification of Such Obscure Words and Terms

John Cowell

Thomas Manley

Originally published: London: Printed by the Assigns of Richard Atkins. . . , 1684
Unpaginated. (194 pp.) Printed in double columns.

Reprint of the fifth edition, the second edited by Manley.

9" x 12" Hardcover 2004 ISBN 978-1-58477-406-8
\$49.95



A New Law Dictionary
Containing Explanations of Such
Technical Terms and Phrases As
Defined in the Works of Legal
Authors, in the Practice of the Courts

Henry James Holthouse

Originally published: Philadelphia: Lea and
Blanchard, 1847
viii, [17]-495 pp.

*Reprint of the first American edition,
edited from the second enlarged London
edition.* This work approaches the law
as a science. Noteworthy because the
definitions are followed by an illustration
of the term, and because this edition
includes American legal terms not found
in the London edition. "... one of the
best concise Law Dictionaries in use." J.G.
Marvin, *Legal Bibliography* (1847) 394

Hardcover 1999 ISBN 978-1-886363-67-0
\$49.95



A New Law-Dictionary
Containing, The Interpretation and Definition
of Words and Terms used in the Law

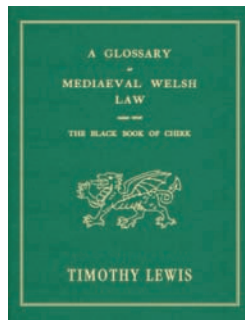
Giles Jacob

Originally published: London: Printed by Henry
Lintot, 1744
Unpaginated [828 pp.]. Printed in double columns.

*Reprint of the fifth edition, which was the
last published during the author's lifetime.*

9" x 12"

Hardcover 2004 ISBN 978-1-58477-376-4
\$195.



**A Glossary of
Mediaeval
Welsh Law**

Based Upon the
Black Book of Chirk

Timothy Lewis

Originally published:
Manchester, University
Press, 1913
xxi, [1], 304 pp.

An excellent reference for students of
early legal sources in the Atlantic isles, it
is based on an early manuscript of laws in
the north Welsh dialect.

Hardcover 2006 ISBN 978-1-58477-644-4
\$35.95

The First to Emphasize Science



**Lexicon
Technicum**

Or, An Universal
English Dictionary Of
Arts And Sciences

John Harris

Originally published:
London: Printed for Dan.
Brown [and 9 others],
1704-1710
2 Vols. Octavo (7" x 9").
Illus., 4 folding plates;
1 portrait. 1820 pp.

Hardcover 2006 ISBN 978-1-58477-418-1
\$150.

With a New Introduction by BRYAN A. GARNER



A New and Complete Law-Dictionary
Or, General Abridgment of the Law. On a More Extensive
Plan than any Law-Dictionary Hitherto Published.

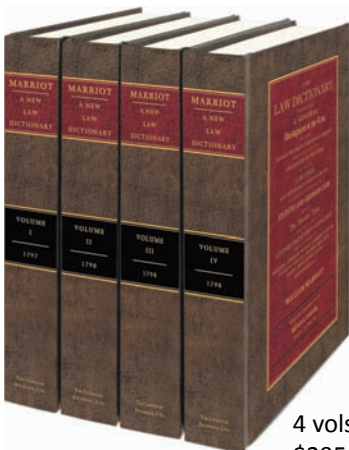
Containing not only the Explanation of the Terms but also
the Law itself, Both with Regard to Theory and Practice

Timothy Cunningham

Originally published: London: J.F.
and C. Rivington, 1783
2 Vols. (new introduction), [852]; [890] pp.

Like Jacob, Cunningham aimed to create a dictionary
that would give a complete account of the law. The
result is a work that is also an abridgment, and includes
summaries of cases and precedents in equity and
statutes. Along with those of Jacob and Marriot, it
was one of the most popular comprehensive English
dictionaries of the period, and was found in Thomas
Jefferson's library.

10" x 14" 2 vols. Hardcover 2004 ISBN 978-1-58477-274-3
\$295.



Reprint of the Rare Original Edition, with a New Introduction by BRYAN A. GARNER

A New Law Dictionary
Comprehending A General Abridgment
of the Law

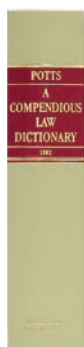
William Marriott

Originally published: London: Printed for
W. and J. Stratford, 1797-98
4 Vols. ix (new introduction), 2,580 pp.

This four-volume work was the culmination of an 18th-century lineage
that began in 1729 with the appearance of Giles Jacob's *New Law-Dictionary*,
which appeared in 11 editions through 1782. Jacob started a new genre:
the law dictionary that was also an "abridgement"—that is, an alphabetically
arranged restatement of the whole law, subject by subject. (...) His four-
volume set (as ultimately published) has remained one of the most obscure
law dictionaries ever. Copies are extremely rare today: few libraries, even
at the institutions that have specifically built up their holdings in law
dictionaries, possess one. I, for example, was never able to examine a copy
until the page proofs of this reprint were made available to me. My guess is
that no more than 100 were printed. Fewer than a dozen copies are known
to exist. The book has therefore received scant attention.

From the Introduction by BRYAN A. GARNER

4 vols. Hardcover 2011 ISBN 978-1-61619-043-9
\$295.



A Compendious Law Dictionary

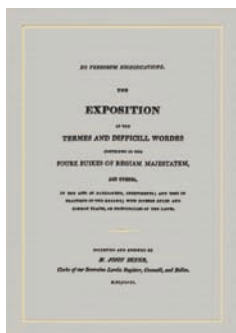
Containing Both an Explanation of the Terms and the Law Itself Intended for the Use of the Country Gentleman, the Merchant, and the Professional Man

Thomas Potts

Originally published: London: Printed for T. Ostell, 1803
iv, 620 pp.

Emphasizes terms related to commercial legislation regarding bankruptcy, insurance and bills of exchange.

Hardcover 2004 ISBN 978-1-58477-433-4
\$49.95



De Verborum Significatione

The Exposition of the Termes and Difficill Wordes . . . 1681

John Skene

Originally published: [Edinburgh:
Alexander Smellie, Printer, 1815]
[iii], 4-146 pp.

A valuable dictionary of ancient Scottish legal terms.

Hardcover 2007 ISBN 978-1-58477-813-4
\$34.95



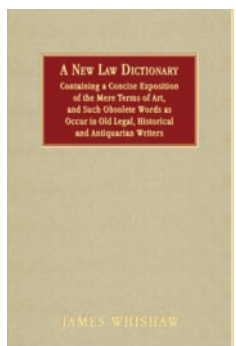
The Judicial Dictionary of Words and Phrases Judicially Interpreted

F. Stroud

Originally published: London: Sweet & Maxwell, Limited, 1890
cxvi, 916 pp.

Twenty years in the making, this foremost dictionary went through numerous editions during Stroud's lifetime [1835–1912] and is still in print in the sixth edition.

Hardcover 2003 ISBN 978-1-58477-263-7
\$95.



A New Law Dictionary

Containing a Concise Exposition of the Mere Terms of Art, and Such Obsolete Words as Occur in Old Legal, Historical and Antiquarian Writers

James Whishaw

Originally published: London:
J. & W.T. Clarke, 1829
viii, 342 pp.

Offers terms in a concise manner unlike the voluminous dictionaries that were being produced contemporaneously.

Hardcover 2004 ISBN 978-1-58477-359-7
\$75.

The First English Law Dictionary, With a New Introduction by BRYAN A. GARNER



An Exposition of Certain Difficult and Obscure Wordes, and Termes of the Lawes of this Realme

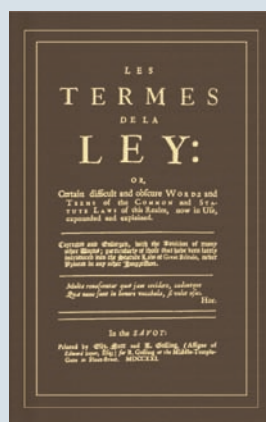
Newly Set Foorth & Augmented, Both in French and English, for the Helpe of such Yonge Studentes as are Desirous to Attaine the Knowledge of the Same. Whereunto are also Added the Olde Tenures

John Rastell

Originally published: [London]: Richard Tottell, [1579]
ii (new introduction), Unnumbered [392 pp.]

The first edition precedes in point of time the publication of the first general English dictionary, and is the most important English dictionary before Cowell's controversial *Interpreter* (1607). Useful for its insights into the state of the common law at the close of the year-book period.

Hardcover 2004 ISBN 978-1-58477-328-3
\$44.95



Les Termes de la Ley

Or, Certain Difficult and Obscure Words and Terms of the Common and Statute Laws of This Realm

John Rastell

William Rastell

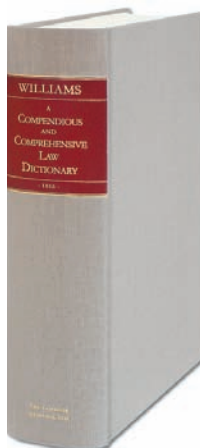
Originally published: [London]: Printed by Eliz. Nutt and R. Gosling, 1721
[iv], 592 pp.

Last and best edition. First published in 1527, this pioneering dictionary was originally written in Law French with the Latin title *Expositiones Terminorum Legum Anglorumae*. Quite popular with students

and lawyers due to its clarity and concision, it went through at least 25 editions by 1721.

Hardcover 2012 ISBN 978-1-58477-547-8
\$44.95

With a New Introduction by BRYAN A. GARNER



A Compendious and Comprehensive Law Dictionary

Elucidating the Terms, and General Principles of Law and Equity

Thomas Walter Williams

Originally published: London: Gale and Fenner, 1816
iii (new introduction), unpaginated [1022] pp.

One of several English dictionaries published in the early 19th century, this dictionary is notable for its broad scope. Williams noted that his aim was to include more words and shorter definitions by omitting the extraneous detail that distinguished the work of his predecessors (and, presumably, his competitors).

Hardcover 2006 ISBN 978-1-58477-680-2
\$59.95



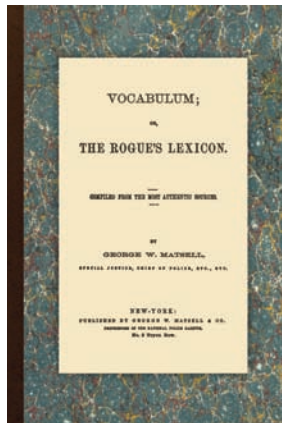
**Sententiae Selectae
Pertinentes ad
Materiam Praxis
Rerum Criminalium et
Aliarum Partium Iuris
Scientiarumque**
Ex Variis Authoribus in Classes
Ordine Alphabetico Dictionum
Digestae

Josse De Damhouder

Originally published: Antwerp: Ioan
Belleri, 1601. [xii], 192 pp.

Published posthumously, this book is a useful appendix to the definitive 1601 edition of his *Praxis Rerum Criminalium*, which is available as a Lawbook Exchange reprint. Positioned between a dictionary and a compendium of authorities, it contains an alphabetical list of topics and corresponding definitions drawn from Roman, canon, and biblical law sources and commentators, along with citations.

Hardcover 2005 ISBN 978-1-58477-535-5
\$65.



Vocabulum
Or, The Rogue's Lexicon Compiled
From the Most Authentic Sources

George W. Matsell,
Compiler

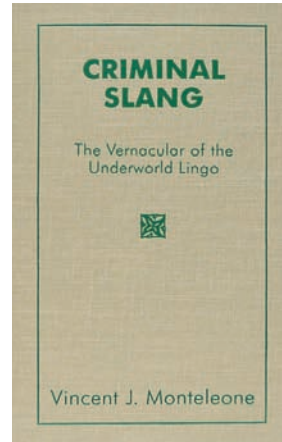
Originally published: New York: Published
by George W. Matsell & Co., [1859]
vi, 130 pp. Illus.

Published just before the Civil
War, this dictionary offers a
fascinating glimpse into the
American underworld in the
first half of the 19th century.

The appendix contains samples of criminal speech
and writing (with translations) and the vocabularies of
gamblers, billiard players, pugilists and stock brokers.

Hardcover 2005 ISBN 978-1-58477-484-6
\$19.95
Paperback 2010 ISBN 978-1-61619-047-7
\$14.95

With a New Introduction by BRYAN A. GARNER



Criminal Slang
The Vernacular of Underworld Lingo
Revised Edition

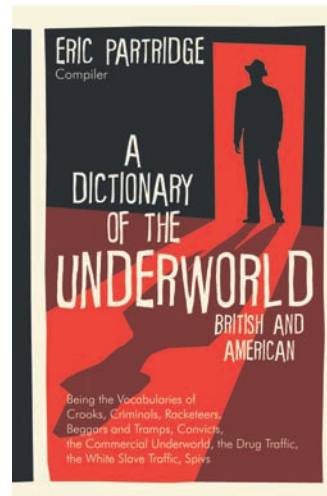
Vincent J. Monteleone

Originally published: Boston: The
Christopher Publishing House, 1949
[iii] (new introduction), 292 pp.

Monteleone was a police officer
with 32 years of service. He
compiled this collection of
words and phrases used by
the "gangster, tramp or hobo"
over the course of a career

that spanned the 1920s, 30s and 40s. Both instructive and
amusing, it contains hundreds of entries relating to criminal
matters of the time, such as "Academy" (a jail), "Across the
River" (dead), "Grease the Track" (to fall under a moving
train), "Looseners" (prunes), "Sprinkle the Flowers" (to
distribute bribes), "Suey Bowel" (A Chinese opium den),
"Write Short Stories" (to forge checks) and "Zib" (an easy
victim). Also includes a table of hobo code symbols. A
fascinating addition to any criminal law history library or
collection, this book will likely be perused often.

Hardcover 2004 ISBN 978-1-58477-300-9
\$34.95



**A Dictionary of the
Underworld, British
and American**

Being the Vocabularies of Crooks,
Criminals, . . . the Drug Traffic,
the White Slave Traffic, Spivs

Eric Partridge, Compiler

Originally published: New York:
The Macmillan Company, 1950
xv, 804 pp.

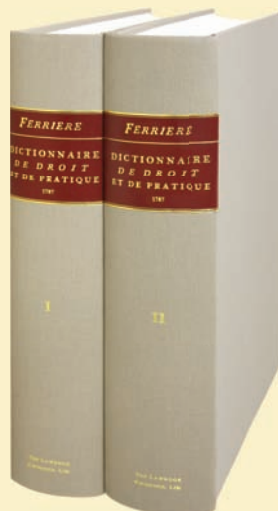
Thoroughly engrossing, *A
Dictionary of the Underworld*
offers definitions for such
obscure terms and phrases
as "witch-hazel man" (heroin
addict), "eason" (to tell) and
"budge a beak" (run away).

Once in about every generation a book is published which dominates
its field. Such a book is Partridge's *Dictionary of the Underworld*, which
is not only the first extensive work on the underworld to appear in the
twentieth century, but also the largest in the English language. (.) It is
truly a monumental work, so monumental that scholars may well be
disturbed by its aura of substantiality, for it will undoubtedly be cited
and quoted or years to come.

DAVID W. MAURER
American Speech, Vol. 26, No. 1 (February 1951), 38

Hardcover 2004, 2013 ISBN 978-1-58477-444-0
\$49.95

FRENCH



Dictionnaire de Droit et de Pratique

Contenant L'Explication des Termes de Droit, d'Ordonnances, de Coutumes, & de Pratique. Avec les Jurisdictions de France. Nouvelle Edition, Revue, Corrigée & Augmentée Par M***

Claude Joseph de Ferrière

Originally published: Toulouse: Chez Me. Rayet, 1787
2 Vols. viii (new introduction), [iii], 829, 6; [vi], 884 pp. Printed in double columns.

8-1/2" x 11" Hardcover 2008 ISBN 978-1-58477-655-0
\$150.

With a New Introduction by JENNIE MEADE
Director of Special Collections, George Washington University Jacob Burns Law Library

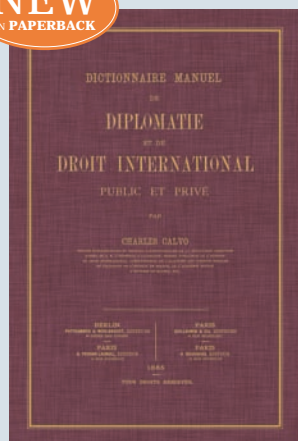
First published in 1734, this was the most important French law dictionary of the eighteenth century.

An encyclopedic work, most of its definitions are remarkably long and detailed. Many entries are divided into complex sub-categories, several include the etymology of legal terms and trace the history of laws and customs. This dictionary reflects the optimistic spirit of progressive reform that reached fruition in the French Revolution. In his definition 'Juge,' for example, he criticizes the vast power given to ecclesiastical judges and courts in the past and expresses thanks that they do not enjoy these powers any longer (Volume II 71).

CLAUDE JOSEPH DE FERRIERE [c.1680–c.1748] was a well known French juriconsult, dean of the Faculty of Law in Paris and a prolific author. M*** is believed to be A.G. Boucher d'Argis [1708–1791], a Parisian jurist and legal writer.

INTERNATIONAL

NEW
IN PAPERBACK



Dictionnaire Manuel de Diplomatie et de Droit International Public et Prive

Carlos Calvo

Originally published: Berlin: Puttkammer & Muhlbrecht [and others], 1885
vii, 475, [1] pp.

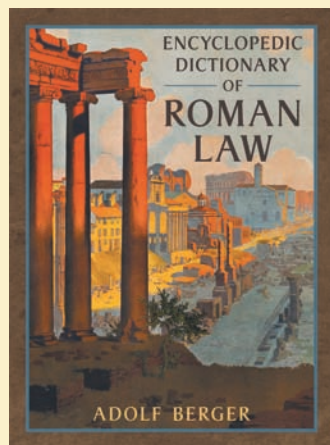
Hardcover 2009, 2015 ISBN 978-1-58477-949-0
\$34.95

Paperback 2015 ISBN 978-1-61619-462-8
\$19.95

Reprint of the only edition. With index. Produced for diplomats, this is a one-volume distillation of Calvo's two-volume *Dictionnaire de Droit International Public et Prive* (1884) with additional material. The entries are rather detailed, often several paragraphs in length. Many entries have cross-references.

CARLOS CALVO [1822–1906] was a distinguished Argentinean diplomat and scholar of international law. His works include the distinguished treatise *Derecho Internacional Teorico y Practico de Europa y America* (1868). Translated into French as *Le Droit International Theorie et Pratique*, it went through four further editions, the last one in 1896.

ROMAN



Encyclopedic Dictionary of Roman Law

Adolf Berger

Originally published: Philadelphia: The American Philosophical Society, [1953]. (Transactions of the American Philosophical Society; New Series, Volume 43, Part 2, 1953). [ii], 333–808 pp.

A formidable research tool that includes a useful English-Latin law glossary and an extensive bibliography.

8-1/2" x 11"
Hardcover 2002, 2014 ISBN 978-1-58477-142-5
\$39.95

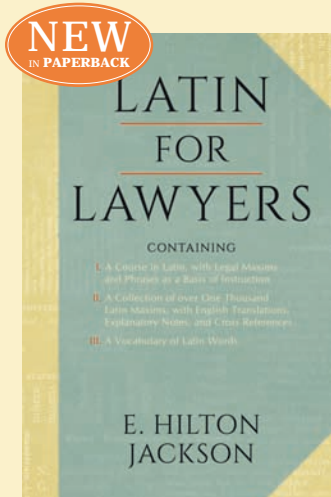
This dictionary is intended to meet the needs of the student with little or no knowledge of Roman law or indeed of Latin. It seeks to provide a brief picture of Roman legal institutions and sources as a sort of first introduction to them. A very large number of brief—usually very brief—entries provide explanations of Roman legal terms, civil and criminal, and summary accounts of the sources. This is a formidable task to undertake single-handed, and Dr. Berger is to be congratulated on the great learning and thoroughness with which he has carried it through. (...) The extensive bibliographies at the end of each entry of any substance are intended for the advanced reader who will find them invaluable, though sometimes, where the subject covered is wide, he will wish they were classified. (...) The work ends with a remarkable general bibliography listing some 1500 works under headings ranging from the main divisions of the law to 'Christianity and Roman Law' and 'Roman law in non-juristic sources.' This last is particularly valuable.

BARRY NICHOLAS
44 *Journal of Roman Studies* (1954) 160

The publication of Mr. Adolf Berger's encyclopedic dictionary of Roman law is a very important accomplishment in the recent history of American legal scholarship. The American legal world owes him homage for putting at its disposal the scholarship of twentieth-century European Romanism, or indicating the entrances thereto.

MITCHELL FRANKLIN
28 *Tulane Law Review* (1953–1954) 412

LATIN



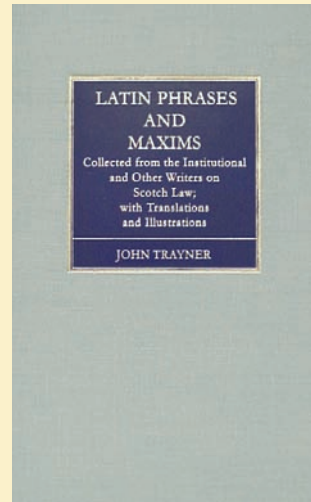
Latin for Lawyers
Containing I: A Course in Latin, with Legal Maxims and Phrases As a Basis of Instruction. II. A Collection of Over One Thousand Latin Maxims, with English Translations, Explanatory Notes, and Cross-References. III. A Vocabulary of Latin Words

E. Hilton Jackson

Originally published: London: Sweet & Maxwell, 1915
viii, 300 pp.

The perfect book for that considerable number of law students and lawyers with little or no knowledge of Latin. For those already proficient in Latin, the interest in this volume will lie in the large collection of legal maxims and phrases. The annotations are commendable for their brevity and unpretentious simplicity.

Hardcover 1992, 2015 ISBN 978-0-963010-64-3
\$35.
Paperback 2014 ISBN 978-1-61619-370-6
\$22.95



Latin Phrases and Maxims
Collected from the Institutional and other Writers on Scotch Law; with Translations and Illustrations

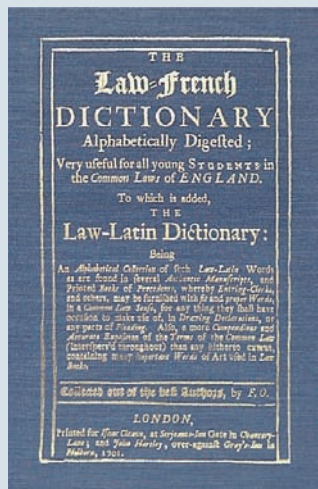
John Trayner

Originally published: Edinburgh: William Paterson, 1861
iv, [2], 356 pp.

Organized alphabetically and containing approximately 1,500 entries that provide explanations of the technical import and application of the Latin law maxims and phrases in common use, and still relevant today. At the time of publication, a work of this kind had not been seen, and it went into a second edition in 1876.

Hardcover 2001 ISBN 978-1-58477-174-6
\$45.

LAW FRENCH

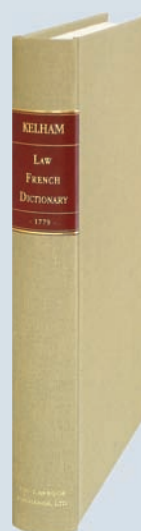


The Law-French Dictionary Alphabetically Digested
Very Useful for . . . the Common Laws of England. To Which is Added the Law-Latin Dictionary
F.O.

Originally published: London: Printed for Isaac Cleave. . ., 1701
Two Vols. in one, each with title page.
Unpaginated (646 pp.).

Reprint of the first edition. This landmark work was the first dictionary written to aid lawyers in the translation of the Year Books, old deeds and other early documents. Each definition carries one or more references to examples in works by such authors as Brook, Coke, Crompton, Fitzherbert, Littleton and Plowden. The second part is a Latin dictionary that aimed to assist attorneys in the drafting of pleadings.

Hardcover 2004 ISBN 978-1-58477-377-1
\$59.95



A Dictionary of the Norman or Old French Language
Collected From Such Acts of Parliament, Parliament Rolls

Robert Kelham

Originally published: London: Printed For Edward Brooke, 1779
viii, 259 pp.; xii, 88 [i.e. 90] pp. Two books in one volume, each with separate title page.

Reprint of the first edition. This pioneering work was not superseded until the twentieth century, and it helped to initiate serious inquiry into early English law texts. Joseph Story used it when he studied the *Year Books*. In 1843 it was reprinted and appended to Bouvier's *Law Dictionary*. The second part containing the laws of William the Conqueror is printed in three columns containing the text in Norman, Latin translations by a Dr. Wilkins and English translations by Kelham.

Hardcover 2007 ISBN 978-1-58477-719-9
\$39.95

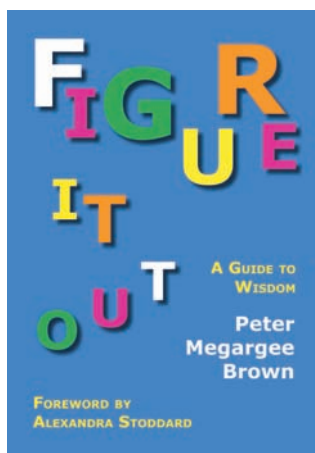


Figure It Out

A Guide to Wisdom

Peter Megargee Brown

Clark: The Lawbook Exchange, Ltd, 2010
xii, 305 pp.

Foreword by Alexandra Stoddard,
author of *Living a Beautiful Life*

Brown leads you through the great subjects mankind has grappled with since the beginning—spirituality, love, life, death, friendship—and offers much more—his appraisal of the complexities of character, writing, history, memory, privacy, travel—drawing on the wisdom of great philosophers including Aristotle, Hillel, Voltaire and Hegel, Supreme Court Justices Oliver Wendell Holmes, Benjamin Cardozo and Joseph Story, the late Tony Snow, writers such as George Bernard Shaw, Ayn Rand, Maureen Dowd and Malachy McCourt, politicians Winston Churchill and Theodore Roosevelt, painter Henri Matisse and architect Frank Lloyd Wright.

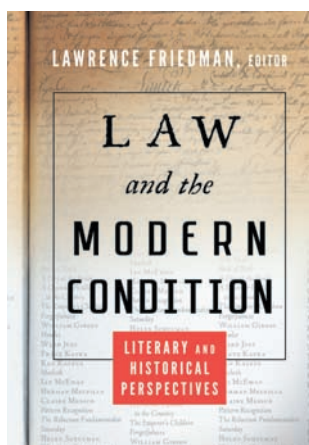
A collection that can be read cover-to-cover or flipped through for a moment of illumination, *Figure It Out* will entertain and enlighten seekers of truth. Turn to this treasury for inspiration, as Alexandra Stoddard says in the Foreword, “Whether you are a reader, a writer, a historian, a philosopher, or a speaker at important events—even making a toast—this personal selection will delight you, uplift you, and help you to Figure It Out.”

Hardcover 2010 ISBN 978-1-61619-036-1

\$24.95

Paperback 2010 ISBN 978-1-61619-037-8

\$19.95



Law and the Modern Condition

Literary and Historical Perspectives

Lawrence Friedman, Editor
George Dargo, Contributor
Carla Spivack, Contributor

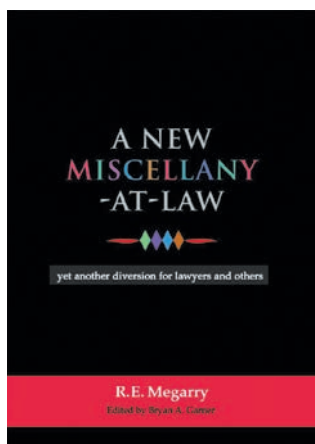
Clark, Talbot Publishing: 2013
xv, 266 pp.

Using fiction as a lens through which to view particular developments in the law, these essays by Friedman, Dargo and Spivack discuss works of literary fiction - some classical (the tale of Ruth in the Bible, the fiction of Franz Kafka and Herman Melville, the plays of William Shakespeare), some modern (the post-September 11 fiction of William Gibson, Ken Kalfus, Claire Messud, Ian McEwan and Helen Schulman) — concerned, directly or indirectly, with the historical development of the law. This exploration of legal history through fiction pays particular attention to its relevance to our present circumstances and our growing concerns about terrorism and civil liberties.

Each essay considers the legal lessons about the fictional event or events at its core, lessons that tell us something worth remembering as we continue to chart law's evolution. These lessons, like those that may be found in all great literature, necessarily extend beyond the historical confines of the characters and plot and background of each story to embrace the modern condition — which, as these great stories suggest, is and always has been the only condition.

Hardcover 2013 ISBN 978-1-61619-391-1

\$49.95



A New Miscellany at Law

Yet Another Diversion for Lawyers and Others

Sir Robert Megarry
Edited by Bryan A. Garner

Clark, NJ: The Lawbook Exchange, Ltd., 2005
We are co-publishers and the exclusive distributors in North and South America.

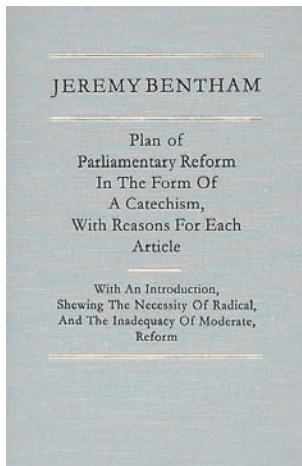
xiii, 450 pp.

Described by David Pannick QC in the Times, January 17, 2006 as “one of the great works of legal literature of our times.”

Should horses in Charleston be required to wear diapers? Does the ‘hotchpot’ rule apply when dividing a testator’s 17 residuary elephants? Which verse in the Old Testament was the life-saving ‘neck verse’? May sexual intercourse be conducted on a ‘without prejudice’ basis? These questions and many others like them are raised but not always fully answered. This follows the same style as its two predecessors but consists of entirely new material, some of it suggested by the readers of the first two volumes. Like them, it collects accounts of strange and remarkable cases, striking court-room exchanges, wise and witty utterances from the Bench, and much else that illumines the law. Although the book is primarily for lawyers, a glossary and explanatory footnotes enable non-lawyers to share in the humour. Some may read the book from cover to cover; but for most there will be the pleasures of browsing, often surprisingly prolonged.

Hardcover 2005 ISBN 978-1-58477-631-4

\$45.



Plan of Parliamentary Reform

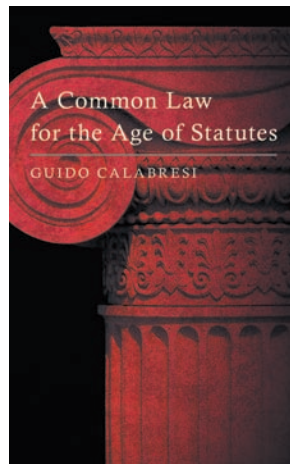
In the Form of a Catechism, with Reasons for Each Article. With an Introduction, Shewing the Necessity of Radical, and the Inadequacy of Moderate, Reform

Jeremy Bentham

Originally published: London: T.J. Wooler, 1818 [vi], 156 pp.

The legendary law reformer points his pen directly at the British class system as it is manifested in the Parliament and its processes, calls for expansive democratic reform in the form of "democratical ascendancy," (15) and praises the United States Constitution. After the publication of this volume in 1818, his plea for universal suffrage was criticized by the Edinburgh Review for the expectation that it would lead to attacks on property. See Holdsworth, *History of English Law XIII*:104, 251.

Hardcover 2002 ISBN 978-1-58477-121-0 \$34.95



A Common Law for the Age of Statutes

Guido Calabresi

Originally published: Cambridge: Harvard University Press, 1982. [x], 319 pp.

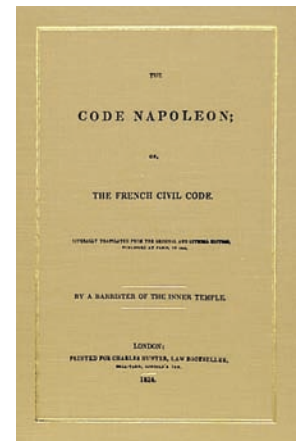
Calabresi complains that we are "choking on statutes" and proposes a restoration of the courts to their common law function. From a series of lectures given by Calabresi as part of The Oliver Wendell Holmes Lectures delivered at Harvard Law School in March 1977.

He has produced a monograph that in its quality, timeliness and provocativeness is likely to stand alongside the seminal works of Ronald Dworkin and Grant Gilmore.

ALLAN C. HUTCHINSON AND DEREK MORGAN
82 *Columbia Law Review* 1752 1982

GUIDO CALABRESI [1932-] is Sterling Emeritus Professor of Law and Professorial Lecturer in Law at Yale Law School. He was Dean of Yale Law School from 1985-1994, and was appointed United States Circuit Judge in 1994. He is also the author of *The Costs of Accidents* (1970), *Tragic Choices* (1978) and *Ideals, Beliefs, Attitudes, and the Law* (1985).

Hardcover 2000 ISBN 978-1-58477-040-4 \$35.



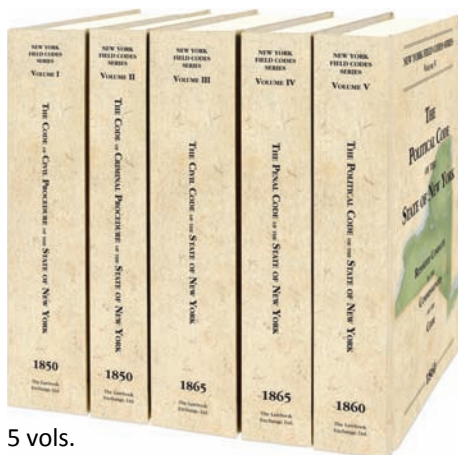
Codification in the British Empire and America

Maurice Eugen Lang

Originally published: Amsterdam: H.J. Paris, 1924 [xiv], 204 pp.

Lang analyzes efforts made in the United Kingdom and the United States to replace or modify the common law with codes since the origins of codification in the nineteenth century. Lang is especially interested in the tension between written codes, which are characteristic of continental law, and the common law, which is grounded in custom. Since its publication in 1924, this book has been cited often in articles dealing with codes and comparative law.

Hardcover 2005 ISBN 978-1-58477-620-8 \$39.95



5 vols.

Hardcover 1998

ISBN 978-1-886363-40-3

\$295.

New York Field Codes Series 1850-1865

Vol. I. The Code of Civil Procedure of the State of New-York, Reported Complete by the Commissioners on Practice and Pleadings. 1850

Vol. II. The Code of Criminal Procedure of the State of New York, Reported Complete by the Commissioners on Practice and Pleadings. 1850

Vol. III. The Civil Code of the State of New York, Reported Complete by the Commissioners of the Code. 1865

Vol. IV. The Penal Code of the State of New York, Reported Complete by the Commissioners of the Code. 1865

Vol. V. The Political Code of the State of New York, Reported Complete by the Commissioners of the Code. 1860

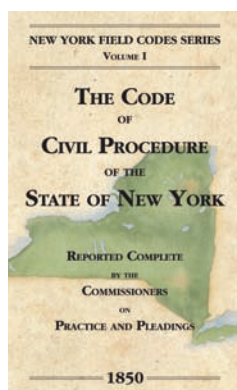
Originally published: Albany: Weed, Parsons & Co., 1850, 1860, 1865

5 Vols. x, xcvi, 791; x, liii, 486; x, cxii, 776; x, lxxix, 406, clxvii; x, xlvii, 607 pp.

With a new General Introduction to the Series by MICHAEL WEBER

These five volumes contain the complete texts of the law codes drafted for New York State by David Dudley Field and his colleagues during the years 1847 to 1865. They include Field's two procedural codes and three substantive codes. In 1847 the New York state legislature established two committees, one to "reduce into a written and systematic code the whole body of the law of this state," another to "revise, reform, simplify and abridge the rules and practice, pleadings, forms, and proceedings of the courts of record of this State." Both included David Dudley Field, a leading proponent of codification. These committees produced codes of civil and criminal procedure in 1850, a political code in 1860 and civil and penal codes in 1865. All of these were written for the most part by Field. Popularly known as the Field Codes, they were very influential, both in the United States and internationally.

DAVID DUDLEY FIELD [1805–1894] was the leading American proponent of codification during the 19th century. He was the son of the Rev. David Dudley Field, a distinguished clergyman and author, and the brother of Cyrus Field, the financier who laid the first telegraph cable across the Atlantic Ocean, Stephen Field, Chief Justice of the California Supreme Court and Associate Justice of the U.S. Supreme Court, and Henry Field, a notable clergyman. A graduate of Williams College, he settled in New York City, where he studied law, was admitted to the bar and rapidly won a high position in his profession. Originally a Free-Soil Democrat, he played an important role in the establishment of the Republican Party in New York and supported the Lincoln administration throughout the Civil War. He returned to the Democratic Party in 1876, and served in the U.S. House of Representatives from January to March 1877, filling the unexpired term of Smith Ely, who had been elected mayor of New York City.

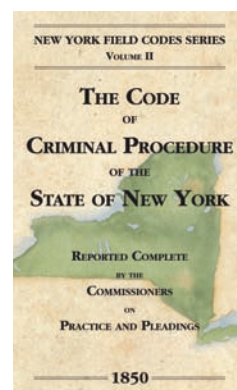


Hardcover 1998
ISBN 978-1-886363-34-2
\$65.

The Code of Civil Procedure of the State of New-York
Reported Complete by the Commissioners on Practice and Pleadings. 1850

Originally published:
Albany: Weed, Parsons & Co., 1850
x, xcvi, 791 pp.

Volume I

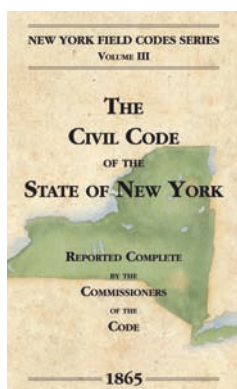


Hardcover 1998
ISBN 978-1-886363-35-9
\$39.95

The Code of Criminal Procedure of the State of New York
Reported Complete by the Commissioners on Practice and Pleadings. 1850

Originally published:
Albany: Weed, Parsons & Co., 1850
x, liii, 486 pp.

Volume II

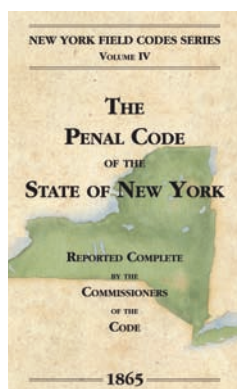


The Civil Code of the State of New York
Reported Complete by the Commissioners of the Code. 1865

Originally published:
Albany: Weed, Parsons & Co., 1865
x, cxii, 776 pp.

Volume III

Hardcover 1998
ISBN 978-1-886363-38-0
\$65.

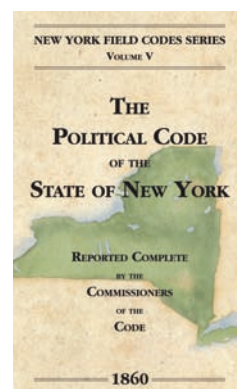


The Penal Code of the State of New York
Reported Complete by the Commissioners of the Code. 1865

Originally published:
Albany: Weed, Parsons & Co., 1865
x, lxxix, 406, clxvii pp.

Volume IV

Hardcover 1998
ISBN 978-1-886363-36-6
\$49.95

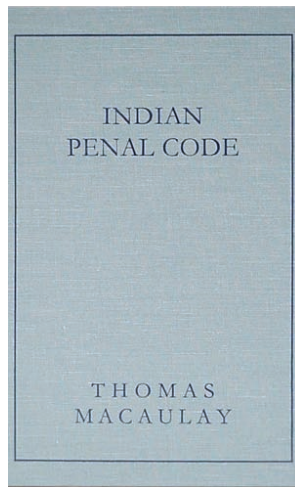


The Political Code of the State of New York. 1860

Originally published:
Albany: Weed, Parsons & Co., 1860
x, xlvii, 607 pp.

Volume V

Hardcover 1998
ISBN 978-1-886363-37-3
\$49.95



A Penal Code Prepared by the Indian Law Commissioners

And Published by Command of the Governor General of India in Council

Thomas Babington Macaulay

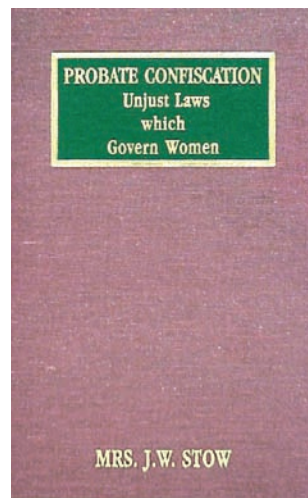
Originally published: London: Pelham Richardson, Cornhill, 1838
viii, 138 pp.

Considered to be one of the greatest codes of law ever written, this important code shows the practical influence of Bentham. At the time of its drafting, the dominant East India Company's regulations conflicted with Muslim and Hindu law, and the common law itself, providing a chaotic landscape ripe for Macaulay's order and clarity.

THOMAS BABINGTON MACAULAY

[1800-1859], a British colonialist, member of Parliament and author of many renowned works including the History of England, was president of the Indian Law Commission and composed most of the code himself. This volume is a reprint of the London edition that was reprinted from the Calcutta edition of the original text of the Penal Code as issued by the Indian Law Commission, October 14, 1837.

Hardcover 2002 ISBN 978-1-58477-018-3 \$45.



Probate Confiscation

Unjust Laws which Govern Women
Fourth edition revised and enlarged

J.W. Stow

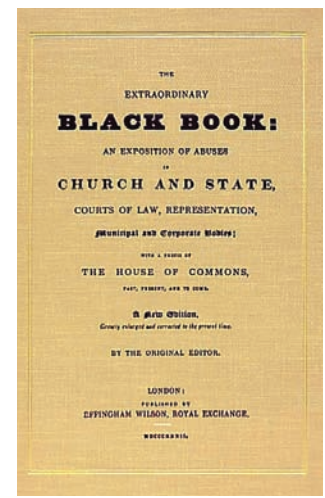
Originally published: [n.p.]: Printed and sold by the author, 1879
[irregular pagination] 381, 34, 288-301 pp.

Printed for the author and sold on her lecture tours throughout the United States in an effort to enlighten citizens of those states and demand repeal of probate laws in each state.

A fascinating source for scholars of women's history and legal history alike, the volume is a passionate and insightful first-hand account of the legal system as it was experienced by women in the United States in the latter quarter of the nineteenth-century, as well as a well-informed feminist legal tract calling for economic justice and property rights for women and widows and their children.

MRS. J.W. STOW [d.1902], returned from a trip abroad to find that her husband, a prominent San Franciscan, had passed away. Although her husband was considered to be quite wealthy, Mrs. Stow found herself nearly penniless. Here she vigorously describes her dealings with the San Francisco Probate Court, and attempts to expose the injustice of the probate system.

Hardcover 2003 ISBN 978-1-58477-340-5 \$29.95



The Extraordinary Black Book

An Exposition of Abuses in Church and State, Courts of Law, Representation, Municipal and Corporate Bodies; With a Precis of the House of Commons, Past, Present, and to Come. A New Edition, Greatly Enlarged and Corrected to the Present Time, by the Original Editor

John Wade

[Compiler and Editor]

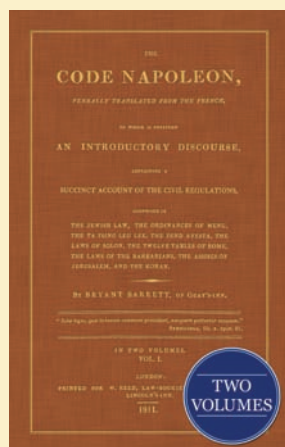
Originally published: London: Published by Effingham Wilson, 1832. xxxii, 683 pp.

Especially significant because it had a direct influence on legislation, this "Bible of the Reformers" is a model of investigatory pamphleteering in the cause of representative democracy. The long struggle to transform Great Britain into a modern state was effected primarily through the gradual expansion of the electorate, which was accomplished though the Reform Acts of the nineteenth and twentieth centuries. The campaign to transform government by weaning power from traditional loci was conducted through a mass of books, pamphlets and other printed matter. *The Extraordinary Black Book*, which went through several editions between 1820 and 1832, was the most important of these.

Hardcover 2004 ISBN 978-1-58477-362-7 \$35.

A comprehensive reformation and codification of the French civil laws, the **CODE NAPOLEON** was renamed the Civil Code after the Bourbon restoration, and is still in force. It has served as the model for the legal codes of more than twenty nations throughout the world. The French Revolution overturned many of the hundreds of codes of law that had prevailed from ancient times, and added more than 14,000 pieces of legislation. After the National Convention and Directory failed in five attempts to organize this unwieldy mass, Napoleon appointed a commission to draft the new Civil Code. It was enacted in March 21, 1804, after a three year period of 87 sessions. It embodies a typically Napoleonic mix of liberalism and conservatism. Most of the freedoms won by the revolution, such as equality before the law, freedom of religion and the abolition of feudalism were preserved. At the same time, the Code reinforced patriarchal power by making the husband the ruler of the household.

First English Translation of the Code Napoleon, With an Influential Introduction



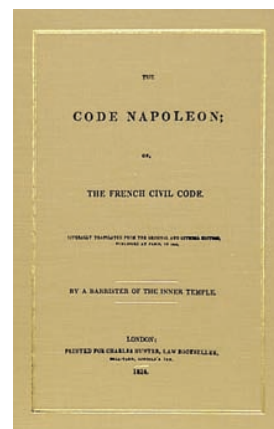
**The Code Napoleon,
Verbally Translated From the French**
To Which is Prefixed an Introductory Discourse,
Containing a Succinct Account of the Civil Regulations,
Comprised in the Jewish Law, the Ordinances of Menu,
the Ta Tsing Leu Lee, the Zend Avesta, the Laws of Solon,
the Twelve Tables of Rome, the Laws of the Barbarians, the
Assises of Jerusalem, and the Koran

Bryant Barrett, Translator

Originally published: London: W. Reed, 1811
Two volumes. xiv, ccxciii, [iii], 146, [errata 2]; [iii], [147]-575,
[errata 2] pp.

Reprint of the first English edition. Bryant Barrett was an English attorney and member of Gray's Inn. His superb translation is noteworthy in part because it was published the year the Code was enacted. As such, it has the advantage of being in a style of English that is an idiomatic contemporary to the original French. Many scholars believe that this is the finest translation of the Code. Indeed, they have found it to be more accurate than the official Louisiana edition. The philological basis of his 393-page introduction had a profound influence on the subsequent development of classical British legal ethnography. Barrett's index, which follows the style of English lawyer's common-place books and abridgments, is a thorough guide to the Code.

2 vols. Hardcover 2004, 2015 ISBN 978-1-58477-381-8
\$95.



**The Code Napoleon
Or, the French Civil Code**

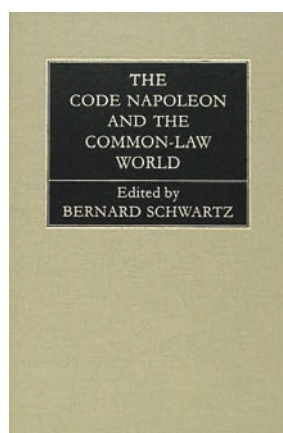
Literally Translated from the Original and
Official Edition, Published at Paris, in 1804, by
a Barrister of the Inner Temple

George Spence, Translator

Originally published: London: Printed for Charles
Hunter, Law Bookseller, 1824. xix, 627 pp.

Reprint of the 2nd English edition. According
to the *Dictionary of National Biography*,
this work was translated by George Spence
[1787-1850], an English jurist and Barrister
of the Inner Temple. *DNB* XVIII:743.

Hardcover 2004 ISBN 978-1-58477-375-7
\$39.95



The Code Napoleon and the Common-Law World

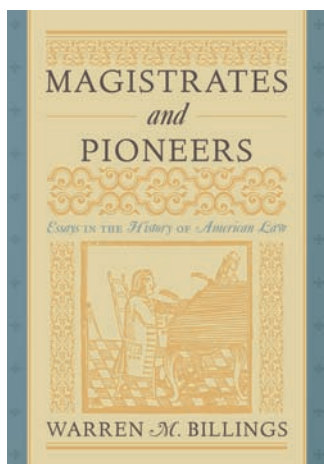
The Sesquicentennial Lectures Delivered at The Law Center of New York University
December 13-15, 1954

Bernard Schwartz, Editor

Originally published: New York: New York University Press, 1956. x, 438 pp.

The papers delivered by participants in the conference sponsored by the New York University Institute of Comparative Law to honor the 150th anniversary of the French Civil Code, which was the largest public celebration of the event in the legal world. The papers deal with the influence of the Code upon common-law countries in their efforts to manage statute and case law and gives examples of modern attempts at restatement of the law and uniform state laws as examples of the effect of the Code's coherence and logic.

Hardcover 1998 ISBN 978-1-886363-59-5
\$49.95



Magistrates and Pioneers

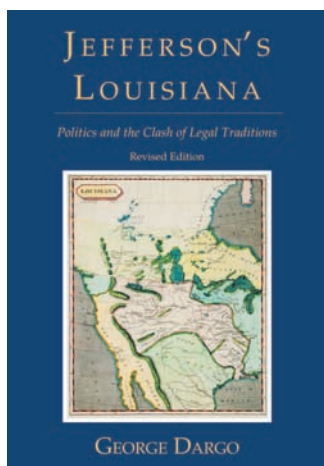
Essays in the History of American Law

Warren M. Billings
Foreword by Mark F. Fernandez
Clark, New Jersey: The Lawbook Exchange, Ltd., 2011
xix, 460 pp.

Collects eighteen essays (five of which are new) by the historian Warren M. Billings. They address the main areas of his research, nineteenth

century Louisiana and seventeenth century Virginia. From Opechancanough, a seventeenth-century Indian chief to Sir William Berkeley, colonial governor of Virginia, to Edward Livingston, coauthor of Louisiana's first civil code, to the legendary Louisiana Governor and U.S. Senator Huey Long, Billings brings to life the forces behind the legal development of these two historically distinctive states. Many of these are classic essays, all are essential to students of American legal history.

Hardcover 2011 ISBN 978-1-61619-127-6
\$59.95
Paperback 2011 ISBN 978-1-61619-128-3
\$49.95



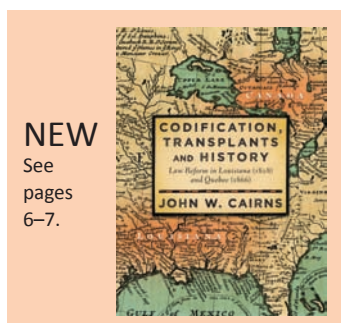
Jefferson's Louisiana

Politics and the Clash of Legal Traditions. Revised Edition

George Dargo
Clark, NJ: The Lawbook Exchange, Ltd., 2009
xxxvi, 331 pp.
... among the finest volumes I have been associated with. ... a triumph of historical scholarship ... His new Introduction is the best guide I know of to the complicated world of late eighteenth- and early nineteenth-century Louisiana law.

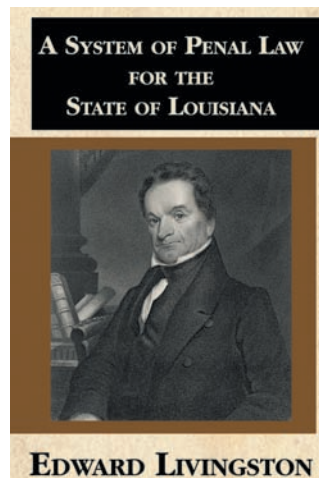
STANLEY N. KATZ
Princeton University

Hardcover 2009 ISBN 978-1-61619-020-0
\$49.95
Paperback 2009 ISBN 978-1-61619-021-7
\$39.95



NEW
See
pages
6-7.

Livingston's Influential Penal Code



A System of Penal Law, for the State of Louisiana

Consisting of A Code of Crimes and Punishments, A Code of Procedure, A Code of Evidence, A Code of Reform and Prison Discipline, A Book of Definitions. Prepared Under the Authority of a Law of the Said State. To Which are Prefixed a Preliminary Report on the Plan of a Penal Code, and Introductory Reports to the Several Codes Embraced in the System of Penal Law

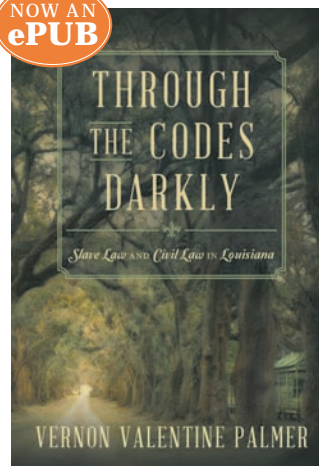
Edward Livingston

Originally published: Philadelphia: James Kay, Jun. & Brother, 1833
v, 745 pp.

A comprehensive system of criminal law which is still influential today because it is the first complete penal code built on Jeremy Bentham's principles of codification.

Hardcover 1999, 2010 ISBN 978-1-886363-83-0
\$39.95
Paperback 2010 ISBN 978-1-61619-073-6
\$29.95

NOW AN
ePUB



Through the Codes Darkly

Slave Law and Civil Law in Louisiana

Vernon Valentine Palmer

Clark, NJ: The Lawbook Exchange, Ltd.
xvi, 196 pp.

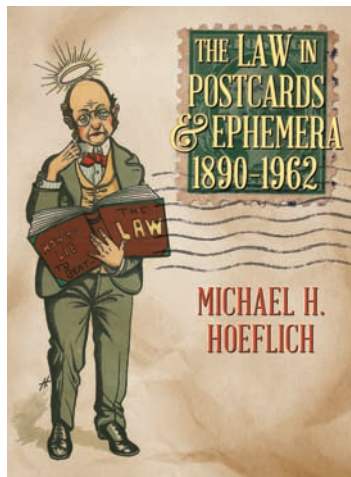
An examination of Louisiana's law of slavery and its codification, a profile of the first effort in modern history to integrate slavery into a European-style civil code, an analysis of the 1808 Digest

of Orleans that overturns the previous scholarly view that Roman law was the model for the Code Noir of 1685, and a new unabridged translation (by Palmer) of the Code Noir of 1724 with the original French text on facing pages.

When it comes to demystifying slave law in Louisiana, Vernon Palmer is practically peerless. ... These masterful essays on the Code Noir's origins, plus Louisiana's 150-year interplay between custom and legal practice, belong on the shelf of anyone with the faintest curiosity about human bondage and the laws fashioned to make it work.

LAWRENCE POWELL
Tulane University

Hardcover 2012 ISBN 978-1-61619-311-9
\$59.95
Paperback 2012 ISBN 978-1-61619-326-3
\$49.95
ePUB Kindle 2014 ISBN 978-1-61619-477-2
\$9.99



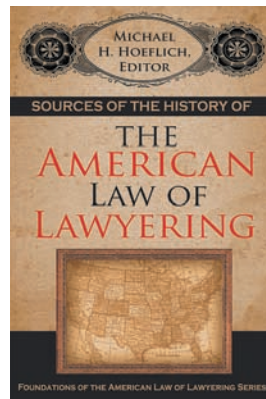
The Law in Postcards & Ephemera 1890-1962

Michael H. Hoeflich

Clark, NJ: Talbot Publishing, 2012
8-1/2" x 11" xi, 102 pp.
Color illustrations throughout

From humorous cards depicting love, divorce, drinking, cute animals and children in legal garb to serious depictions of women lawyers, courthouses and law firm libraries, these postcards are a rich source for understanding popular opinions of lawyers, the courts and the law.

Hardcover 2012 ISBN 978-1-61619-343-0
\$39.95



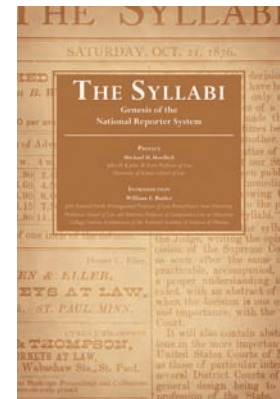
Sources of the History of the American Law of Lawyering

Michael H. Hoeflich, Editor

Clark: The Lawbook Exchange, Ltd. 2007
xii, 668 pp.

Compiled from a broad array of scarce materials, this collection of source materials addresses topics on legal ethics and professional behavior that are as relevant today as they were in the 1800s.

Hardcover 2007 ISBN 978-1-58477-759-5
\$49.95
Paperback 2007 ISBN 978-1-58477-861-5
\$39.95



The Syllabi

Genesis of the National Reporter System

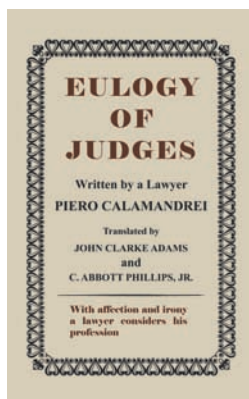
With a New Preface by MICHAEL H. HOEFLICH
and a New Introduction by WILLIAM E. BUTLER

Clark: The Lawbook Exchange, Ltd., 2011
xiv, 208 pp.

The Syllabi was a news-sheet published by John B. West to fill the need for quick publication of court reports. After six months it was replaced by the *North-Western Reporter*, and, later evolved into the *National Reporter System*. With a new preface and introduction detailing its relevance, this book includes a facsimile of the first 26 issues. Includes the text of Vol. 1, No. 1 (Oct. 21, 1876) to Vol. 1, No. 26 (April 14, 1877), originally published: St. Paul, Minn.: J.B. West & Co. 1876-1877.

Hardcover 2011 ISBN 978-1-61619-233-4
\$49.95

In 1936 Piero Calamandrei, an Italian lawyer and law professor, published *Elogio dei Giudici Scritto da un Avvocato*, a wry collection of maxims, anecdotes and observations on the nature of the legal process. Translated in 1946 as *Eulogy of Judges, Written by a Lawyer*, it gradually acquired a reputation among sophisticated legal circles as the best lawyer's book ever written. Written by a self-described member of the "Piero Calamandrei Freemasonry Society," *Eulogy of Lawyers* revives the spirit of its great predecessor while shifting the focus to the other side of the bench.



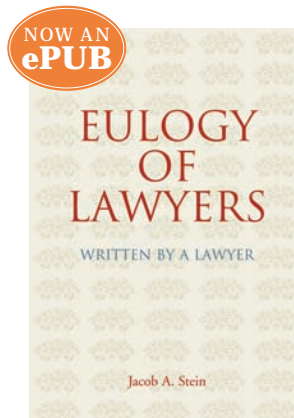
Eulogy of Judges

Written by a Lawyer

Piero Calamandrei

Translated by John Clarke Adams
and C. Abbott Phillips, Jr.
Originally published: Princeton
University Press, 1946
viii, 88 pp.

Hardcover 2006, 2011 ISBN 978-1-58477-760-1
\$29.95
Paperback 2011 ISBN 978-1-58477-902-5
\$19.95



Eulogy of Lawyers

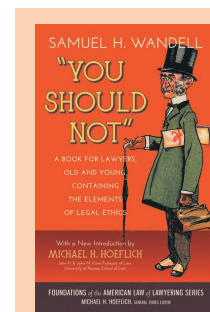
Written by a Lawyer

Jacob A. Stein

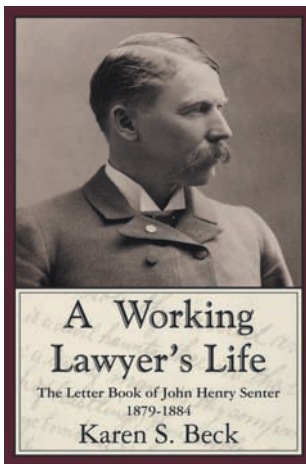
Clark: The Lawbook Exchange, Ltd., 2010
xix, 317 pp.

Preface by BRYAN A. GARNER

Hardcover 2010 ISBN 978-1-58477-969-8
\$29.95
Paperback 2010 ISBN 978-1-58477-970-4
\$24.95
ePUB Kindle ISBN 978-1-61619-463-5
\$9.99



NEW
See
page 10.



A Working Lawyer's Life

The Letter Book of
John Henry Senter 1879-1884

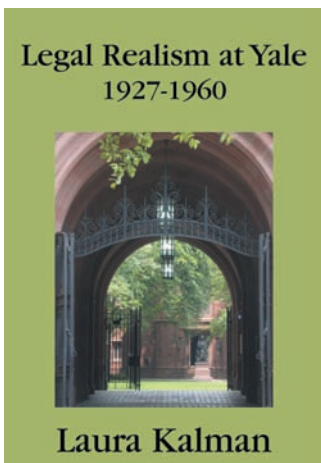
Karen S. Beck

Clark: The Lawbook Exchange, Ltd., 2008
xiv, 267 pp.

Senter [1848-1916] was a lawyer who practiced in a small Vermont town. His letter book, which contains 326 letters copied between April 1879 and 1884, records his business dealings, goals and thoughts. Richly detailed and often frank, these

letters take us into the world of a small-town lawyer in the late nineteenth century. They introduce us to his clients, the legal matters he addressed, the way he ran his business and his daily difficulties (such as clients who failed to pay their bills). This book has two parts. The first part is a biography of Senator and a history of his practice. The second is a transcription of the letter book.

Hardcover 2008 ISBN 978-1-58477-922-3
\$49.95
Paperback 2008 ISBN 978-1-58477-929-2
\$39.95



Legal Realism at Yale 1927-1960

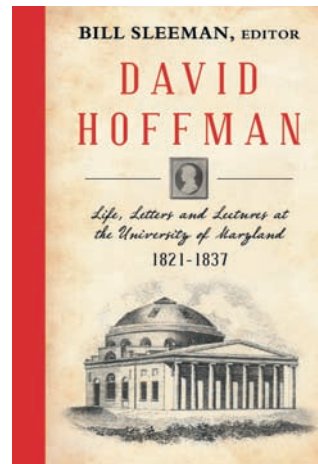
Laura Kalman

Originally published: Chapel Hill: University of North Carolina Press, 1986
xii, 314 pp.

The history of the concept of legal realism as it evolved at Yale University Law School is in fact a history of the development of legal education in this country during the years 1927-1960, as Kalman shows in this important

study. The realists' attention toward the importance of the role of litigation, the practitioner, judges and judicial reasoning, and the judiciary in a societal context represented a departure from the scientific casebook method espoused by C.C. Langdell at Harvard University Law School in the 1870s, and later supported by Roscoe Pound.

Hardcover 2002 ISBN 978-1-58477-203-3
\$39.95
Paperback 2010 ISBN 978-1-61619-049-1
\$29.95



David Hoffman

Life, Letters and Lectures at the
University of Maryland 1821-1837

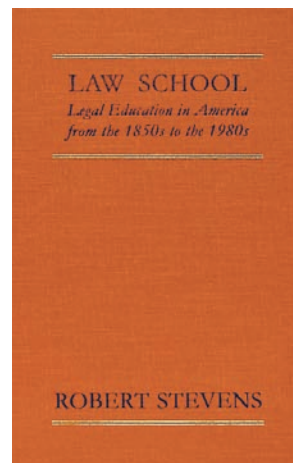
Bill Sleeman, Editor

Clark: Lawbook Exchange, 2011
x, 487 pp.

In 1817, while helping to establish the Law Institute of the newly founded University of Maryland, David Hoffman published *A Course of Legal Study*, an ambitious, systematically organized program of readings for aspiring

attorneys. It was widely acclaimed upon publication. In 1837 he re-published it, along with a few related texts, in a book entitled *Introductory Lectures, and Syllabus of a Course of Lectures, Delivered in the University of Maryland*. **The Law Library of the Library of Congress holds the only known copy.** Sleeman returns this rare volume to print and adds an illuminating biographical sketch of Hoffman and a consideration of his library that reprints an auction catalogue of his books prepared for his estate by Henry Wheaton.

Hardcover 2011 ISBN 978-1-58477-983-4
\$49.95
Paperback 2011 ISBN 978-1-61619-089-7
\$39.95



Law School

Legal Education in America
from the 1850s to the 1980s

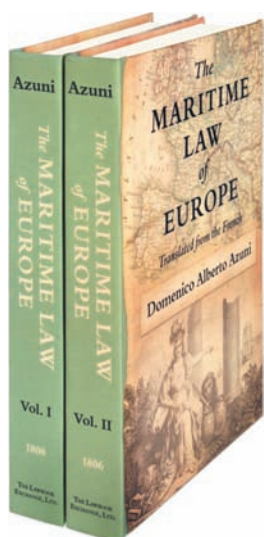
Robert Stevens

Originally published: Chapel Hill: The University of North Carolina Press, [1983]
xvi, 334 pp.

Comprehensive history of over a century of legal education in America. Examines the law school institution and its impact on the legal profession and the society it serves. This highly lauded work won a Certificate of Merit from

the American Bar Association upon its original publication. Stevens' distinguished career in education and law includes his seventeen-year term as professor of law at Yale University and nine-year term as president of Haverford College, during which tenure this work was published. Well-annotated and indexed, with a thorough bibliography.

Hardcover 2001 ISBN 978-1-58477-199-9
\$49.95



The Maritime Law of Europe

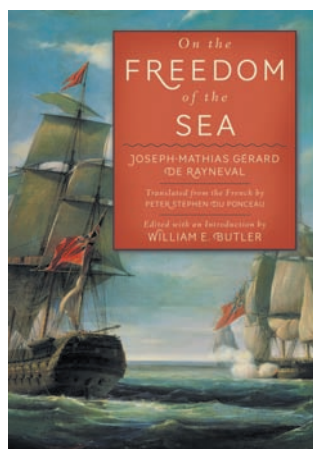
Translated from the French
[by William Johnson]

D[omenico] A[lberto] Azuni

Originally published: New York: Printed by
George Forman for I. Riley & Co., 1806
2 vols. xxxii, 424; viii, 430, [1] pp.

Reprint of the sole American edition and only edition in the English language. This systematic work on the maritime law of Europe, of great influence on the prize laws relating to the legality of the capture of goods and vessels at sea, as well as for the analysis of Rhodian laws and the Consolato del Mare. D.A. Azuni was an Italian jurist and a writer on mercantile law who later became a French citizen and then president of the appeal court at Genoa and judge of the Commercial Court at Cagliari. First published in Italian in 1795-6 (*Sistema universale dei principii del diritto marittimo dell'Europa*) Azuni's treatise "relates rather to maritime international law, properly so called, than to private maritime jurisprudence... It points out what is always of the highest importance to the diligent inquirer after truth, the sources of information upon maritime jurisprudence... The English translation from the French, by William Johnson is excellent, and his notes show a familiarity and accurate acquaintance with legal and classical antiquities." : Marvin, *Legal Bibliography* (1847) 82.

Hardcover 2006, 2014 ISBN 978-1-58477-651-2
\$95.



On the Freedom of the Sea

Edited from the unpublished manuscript
of Peter Stephen Du Ponceau, with an
extensive introduction by William E. Butler

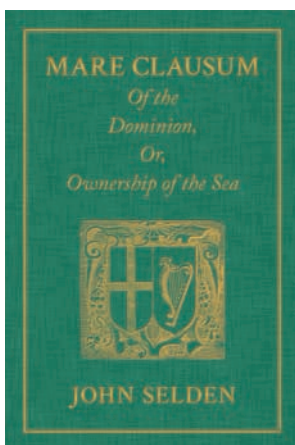
**Joseph-Mathias
Gerard de Rayneval**

Clark, New Jersey: Talbot Publishing, 2013
lxx, 181, iv, 146 pp.

Transcribed by William E. Butler into English for the first time, from Du Ponceau's hand, a translation of Gerard de Rayneval's *On the Freedom of the Sea*. A previously overlooked and unpublished contemporary translation by Peter S. Du Ponceau of the classic treatise by Joseph-Mathias Gerard de Rayneval, *De la Liberte des Mers* (Paris, 1811), edited with an extensive introduction by William E. Butler.

Successor two centuries later to Grotius' classic writings on the freedom of the seas, Gerard de Rayneval's work affirmed the principles of natural and positive law applicable to naval warfare, privateers, the law of prize, the deep seabed and high seas, neutrality, and international straits from a French perspective deeply sympathetic to American views of the time. This treatise informed negotiations that led to the 1856 Declaration of Paris and was widely cited by continental jurists during the 19th century.

Hardcover 2013 ISBN 978-1-61619-404-8
\$75.



Mare Clausum

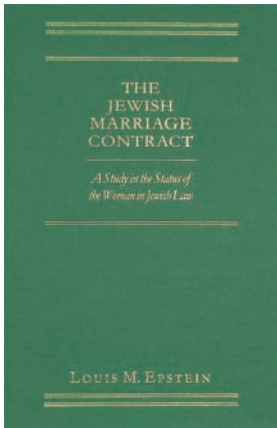
Of the Dominion, or, Ownership of the Sea. Two Books: In the First, is Shew'd that the Sea, by the Law of Nature, or Nations, is Not Common to All Men but Capable of Private Dominion or Propriety as well as the Land in the Second, is Proved That the Dominion of the British Sea, or That Which Incompasseth the Isle of Great Britain, is, and Ever Hath Been, a Part or Appendant of the Empire of that Island. Written at First in Latin and Entitled Mare Clausum, Seu, De Dominio Maris. Translated into English and set Forth with Some Additional Evidences and Discourses by Marchamont Nedham

John Selden

Originally published: London: William Du-Gard, 1652.
[xlvi], 500, [2]; [10], 37 pp.

Reprint of the first edition in English. Mare Clausum (Dominion of the Sea) is the most famous British reply to the argument of Grotius's Mare Liberum, which denied the validity of England's claim to the high seas south and east of England. Selden [1584–1654], argued that England's jurisdiction extends, in fact, to all waters surrounding the isles. His use of common-law principles to rebut Grotius's philosophical argument is quite impressive. Holdsworth notes that his case was enriched by "a vast historical knowledge," replete with references to the customs of peoples from the times of the Greeks to his time." : Holdsworth, *A History of English Law* V: 10-11.

Hardcover 2004, 2014 ISBN 978-1-58477-272-9
\$48.95



The Jewish Marriage Contract

A Study in the Status of the Woman in Jewish Law

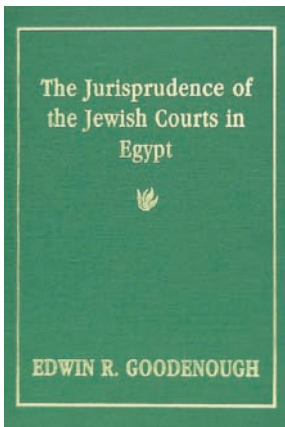
Louis M. Epstein

Originally published: New York: Jewish Theological Seminary, 1927
xvii, 316 pp.

A cogent and compelling examination of the history and significance of the Jewish marriage contract, the Ketubah, with extensive notes in Hebrew and English. This work will

interest those concerned with property rights, family, divorce, and the evolution of betrothal and marriage.

Hardcover 2005 ISBN 978-1-58477-464-8
\$39.95



The Jurisprudence of the Jewish Courts in Egypt

Legal Administration by the Jews under the Early Roman Empire as Described by Philo Judaeus

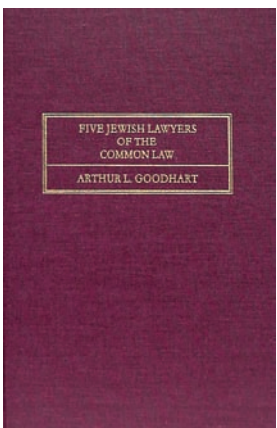
Edwin R. Goodenough

Originally published: New Haven: Yale University Press, 1929
vii, 268 pp.

Goodenough takes a look at the work of the great ancient Jewish philosopher from the unique point of view of the practical lawyer,

rather than the theologian, and as such illuminates much about law as practiced in the Jewish courts in Alexandria.

Hardcover 2002 ISBN 978-1-58477-152-4
\$29.95



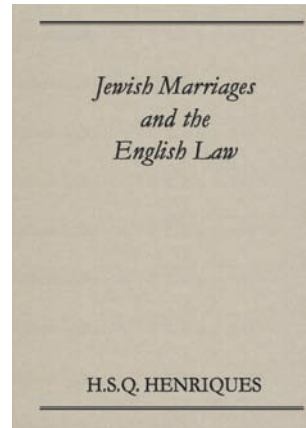
Five Jewish Lawyers of the Common Law

Arthur L. Goodhart

Originally published: London: Oxford University Press, 1949
[4], 74 pp.

Considered in light of the leading roles they have played in the history of the common law, the five British and American lawyers are Judah Philip Benjamin, Sir George Jessel, Louis Brandeis, Rufus Isaacs, and Benjamin Cardozo.

Hardcover 2000 ISBN 978-1-58477-045-9
\$35.



Jewish Marriages and the English Law

H.S.Q. Henriques

Originally published: London: The Bibliophile Press, 1909
[iv], 59 pp.

Reprint of the sole edition. With side-notes. A compact treatise that analyzes the law and its historical development, it offers an interesting perspective on English marriage law. By an

authority on the legal status of English Jews.

Hardcover 2006 ISBN 978-1-58477-642-0
\$19.95



The Origin and History of Hebrew Law

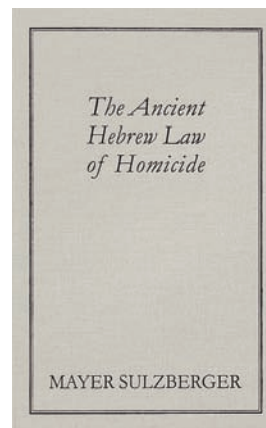
J.M. Powis Smith

Originally published: Chicago: University of Chicago Press, [1931]
ix, 285 pp.

Traces the history of Hebrew law from its beginning the Decalogue to its close in the Priestly Code, considers its relation to contemporary social history and compares it to the Hittite, Assyrian and Babylonian codes. The

appendices contains complete translations of the Code of Hammurabi and the Assyrian and Hittite codes. Recommended by Roscoe Pound in the *Outlines of Lectures on Jurisprudence* (5th. ed.) 233.

Hardcover 2005, 2015 ISBN 978-1-58477-489-1
\$49.95



The Ancient Hebrew Law of Homicide

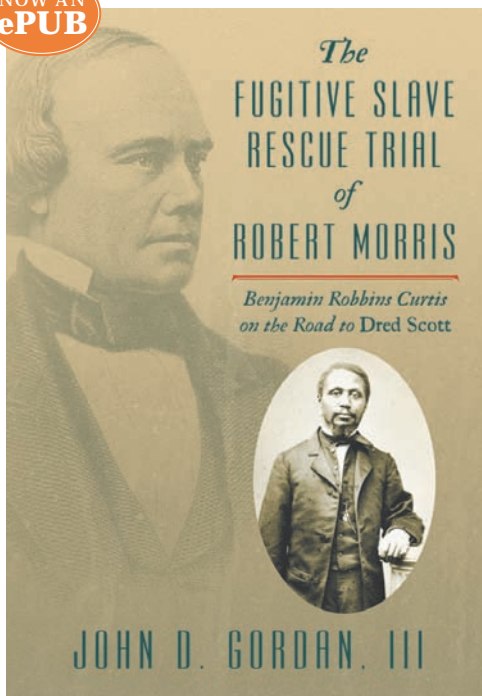
Mayer Sulzberger

Originally published: Philadelphia: Julius H. Greenstone, 1916
160 pp.

A compilation of five lectures, this work is notable for both its breadth of learning and its cogency of argument. It is also an impressive work of biblical exegesis. Ranging from the Am Haaretz to "The Polity

of the Ancient Hebrews," it places homicide in the wider context of Jewish history, jurisprudence and government. An especially useful feature is the detailed index of cited Biblical passages.

Hardcover 2004 ISBN 978-1-58477-465-5
\$29.95



The Fugitive Slave Rescue Trial of Robert Morris

Benjamin Robbins Curtis on the Road to Dred Scott

John D. Gordan, III

xix, 120 pp.

Clark, New Jersey: Talbot Publishing, 2013

Relying on extensive surviving original records, this book analyzes the November 1851 trial in the federal circuit court of Robert Morris, the second black admitted to practice in Massachusetts, for rescuing a fugitive slave from the custody of the U.S. marshal in the federal courtroom in Boston. It demonstrates that Justice Benjamin Robbins Curtis, a supporter of Daniel Webster and the Fugitive Slave Act of 1850 presiding under a recess appointment, made two critical rulings against Morris that were at odds with existing precedents. Finally, the book contextualizes Morris's trial among the other trials for this rescue, the prosecutions for the attempt to rescue Anthony Burns, another fugitive slave, in 1854, and the Supreme Court's decision in Dred Scott in 1857.

This "small" book packs a large wallop. Gordan navigates the complexities of trial advocacy and trial procedure with unexcelled mastery. His analysis of the complex legal issues, including the power of the jury to rule on questions of law as well as fact, is persuasive. Gordan also throws a revisionist light on some of the major players - like John P. Hale who emerges from the wings as the real leader of the abolitionist bar; and Benjamin R. Curtis, whose manipulation of the law in the Morris trial illuminates his famous dissent in Dred Scott v. Sandford. **A gem of a book.**

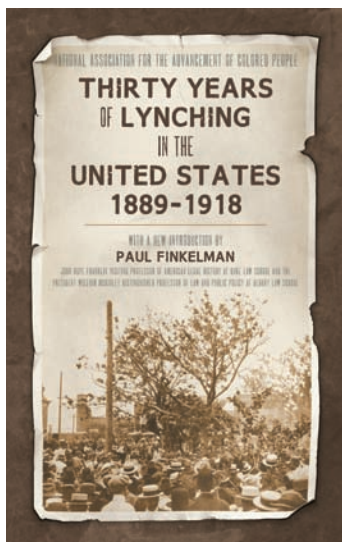
R. KENT NEWMYER

University of Connecticut School of Law

Hardcover 2013 ISBN 978-1-61619-392-8
\$49.95

Paperback 2013 ISBN 978-1-61619-405-5
\$39.95

ePUB Kindle 2014 ISBN 978-1-61619-484-0
\$9.99



With a New Introduction by PAUL FINKELMAN*

Thirty Years of Lynching in the United States 1889-1918

National Association For The Advancement of Colored People

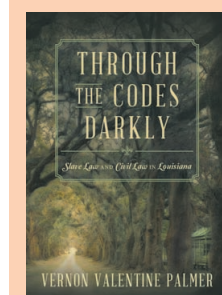
Originally published: New York: National Association for the Advancement of Colored People, National Office, 1919.

viii (iii-viii new Introduction), 105 pp. Illustrated, maps.

The seminal 1919 NAACP study undertaken to promote awareness of the scope of lynching in the U.S., with a new introduction by the noted slavery historian, Paul Finkelman. The data in this study offer the gruesome facts by number, year, state, color, sex, offense (in total 3,224 of which 2,522 were negroes and 702 were white), and include a chronological list by state giving the victim's name, place, and offense for the years 1889-1918. Paul Finkelman's introduction puts these horrific figures into perspective. For instance, he points out that "Many blacks were lynched because they had allegedly committed murders. However, many of these 'murderers' were never tried and the evidence against them was speculative at best. But other blacks were lynched for no apparent

reason, or for some minor transgression of social and racial rules-as understood by whites-such as 'inflammatory language,' 'insulting remarks to a white woman,' 'being disreputable,' or just 'race prejudice.' This last cause-racial prejudice-was indeed at the root of almost all lynchings of African-Americans."

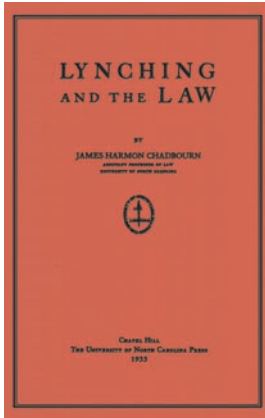
Hardcover 2010 ISBN 978-1-58477-965-0
\$39.95



See
page 60.

* Senior Fellow at the Penn Program on Democracy, Citizenship, and Constitutionalism at the University of Pennsylvania and a Scholar-in-Residence at the National Constitution Center.

With New Introductions by PAUL FINKELMAN



Lynching and the Law

**James Harmon
Chadbourn**

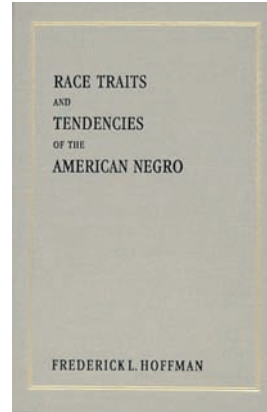
Originally published: Chapel Hill:
University of North Carolina Press,
1933
xiv (new introduction), xi, 221 pp.

This excellent monograph and the proposed statute have unusual significance in view of the present possibility of further state and national legislation dealing with this urgent problem.

H.C. BREARLEY
Social Forces 12 (1933-34) 610

This title was issued under the auspices of the Southern Commission on the Study of Lynching. A work of great authority because it was produced by Southern jurists, it was cited frequently in the 1932 Senate hearings on lynching. Its conclusions are based in part on a comprehensive survey of over 3,700 lynchings, mostly of African-Americans, between 1889 and 1932.

Hardcover 2008 ISBN 978-1-58477-829-5
\$65.



Race Traits and Tendencies of the American Negro

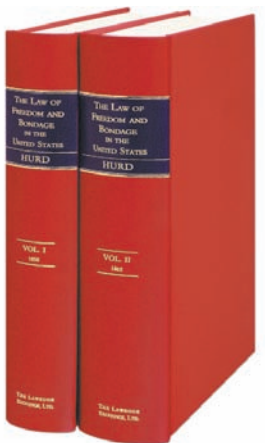
Frederick L. Hoffman

Originally published: New York: Published for the American Economic Association by the Macmillan Company, 1896 (Publications of the American Economic Association. Vol. XI. Nos. 1, 2 and 3. Pages 1-329. August, 1896.)
vii (new introduction), x, 329 pp.

A fascinating study of the circumstances of African-Americans during the first

thirty years from the emancipation of slavery in the United States. This analysis is divided into chapters that examine population factors, vital statistics, anthropometry, race amalgamation and social and economic conditions and tendencies. The author concludes that, as of 1896, the abolition of slavery did not demonstrably improve the plight of African-Americans in the United States. Hoffman was the statistician to the Prudential Insurance Company of America at the time of this publication, and as such collected vital and social statistics regarding African-Americans.

Hardcover 2004 ISBN 978-1-58477-318-4
\$34.95



The Law of Freedom and Bondage in the United States

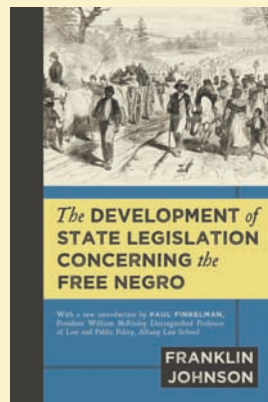
John Codman Hurd

Originally published: Boston:
Little, Brown, 1858
v (new introduction), xlvii, 617;
xliii, 800 pp.

According to the *Dictionary of American Biography*, this treatise "on the most exciting topic of the age has never been excelled" due to its "thorough research, exhaustive discussion and impartial treatment" (VI:423).

2 vols. Hardcover 2006 ISBN 978-1-58477-524-9
\$95.

An Invaluable History of Segregation and Racism



The Development of State Legislation Concerning the Free Negro

Franklin Johnson

Originally published: New York: Arbor Press, 1918
v (new introduction), vi, 207, [1] pp.

Long out of print and difficult to locate today, this revised Columbia University doctoral thesis reviews all of the laws enacted by the United States and each individual state to 1917 relating specifically to African-Americans. Based on painstaking

research, this is a valuable reference for students of civil rights and African-American legal history.

The Development of State Legislation Concerning the Free Negro is an odd but very important and extremely useful book. Written nearly a century ago, it is an example of the best of the Ph.D. dissertations of the first generation of doctoral students in the social sciences. It lacks any great theoretical framework or much analysis, but it is chock full of information, facts, tables, and excerpts from laws. It is also useful because many of the laws set out in this volume are not easily found otherwise. Despite the massive growth of material on the internet or in machine readable form, early laws are still hard to locate. Anyone interested in the history of segregation and racism will find Johnson's pioneering work invaluable.

PAUL FINKELMAN, Introduction iii

Hardcover 2007, 2012 ISBN 978-1-58477-751-9
\$19.95
Paperback 2012 ISBN 978-1-61619-274-7
\$7.95

Slavery, Race and the American Legal System 1700–1872

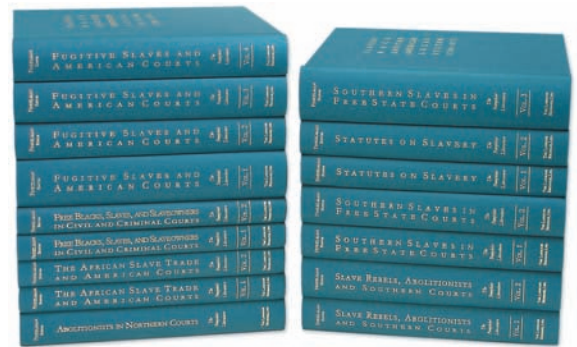
Paul Finkelman, Editor

With a New Preface for this Reprint
by Paul Finkelman

Originally published: New York: Garland Publishing, Inc., 1988
16 Vols. 8,118 pp.

THE SERIES CONTAINS

- I Southern Slaves in Free State Courts: The Pamphlet Literature
- II Fugitive Slaves and American Courts: The Pamphlet Literature
- III Abolitionists in Northern Courts: The Pamphlet Literature
- IV Slave Rebels, Abolitionists and Southern Courts: The Pamphlet Literature
- V The African Slave Trade and American Courts: The Pamphlet Literature
- VI Free Blacks, Slaves, and Slaveowners in Civil and Criminal Courts: The Pamphlet Literature
- VII Statutes on Slavery: The Pamphlet Literature

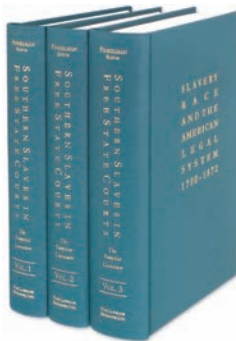


[The volumes in this series] belong in every library used for research, and in particular at all law school libraries. They will prove valuable to historians, lawyers, law teachers and students, and all persons interested in the problems of slavery and race in American experience.

WILLIAM M. WIECEK
American Journal of Legal History 33 (1989) 187

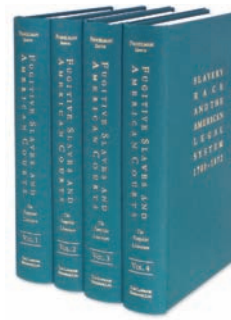
Hardcover 2007, 2013 ISBN 978-1-58477-812-7
Complete series \$995.

Also Available Individually



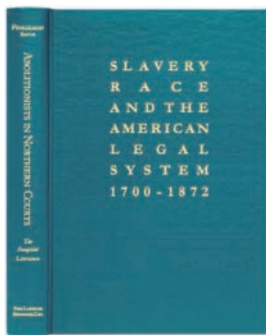
Southern Slaves in Free State Courts The Pamphlet Literature *Paul Finkelman, Editor*

Originally published: New York: Garland
Publishing, Inc., 1988
1,704 pp.
3 Vols. Hardcover 2007, 2013
ISBN 978-1-58477-738-0
\$250.



Fugitive Slaves and American Courts The Pamphlet Literature *Paul Finkelman, Editor*

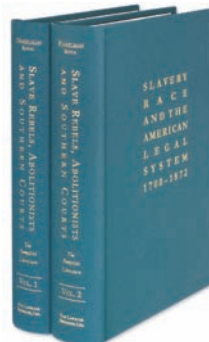
Originally published: New York:
Garland Publishing, Inc., 1988
2,428 pp. Illus.
4 Vols. Hardcover 2007, 2013
ISBN 978-1-58477-740-3
\$295.



Abolitionists in Northern Courts The Pamphlet Literature *Paul Finkelman, Editor*

Originally published:
New York: Garland
Publishing, Inc., 1988
[9], 524 pp.

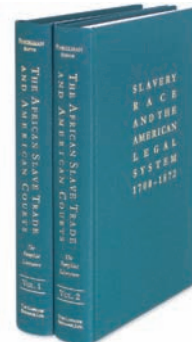
Hardcover 2007, 2012
ISBN 978-1-58477-739-7
\$85.



Slave Rebels, Abolitionists, and Southern Courts The Pamphlet Literature *Paul Finkelman, Editor*

Originally published: New
York: Garland Publishing,
Inc., 1988
1,184 pp.

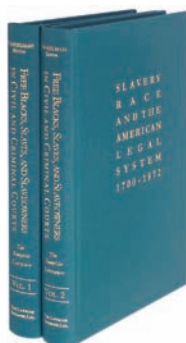
2 Vols. Hardcover 2007, 2013
ISBN 978-1-58477-744-1
\$150.



The African Slave Trade and American Courts The Pamphlet Literature *Paul Finkelman, Editor*

Originally published: New
York: Garland Publishing,
Inc., 1988
832 pp.

2 Vols. Hardcover 2007, 2013
ISBN 978-1-58477-743-4
\$150.



Free Blacks, Slaves, and Slaveowners in Civil and Criminal Courts The Pamphlet Literature *Paul Finkelman, Editor*

Originally published: New York:
Garland Publishing, Inc., 1988
642 pp.

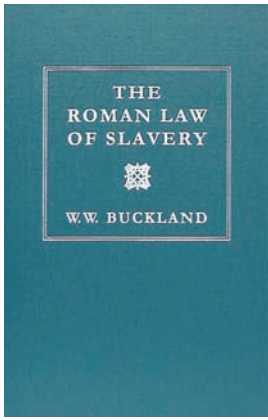
2 Vols. Hardcover 2007, 2013
ISBN 978-1-58477-742-7
\$150.



Statutes on Slavery The Pamphlet Literature *Paul Finkelman, Editor*

Originally published: New York & London:
Garland Publishing, Inc., 1988
2 Vols. 794 pp.

2 Vols. Hardcover 2007, 2013
ISBN 978-1-58477-741-0
\$150.



The Roman Law of Slavery

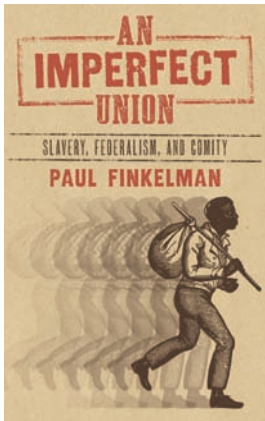
The Condition of the Slave in Private Law from Augustus to Justinian

W.W. Buckland

Originally published: Cambridge: Cambridge University Press, 1908
xii, [2], 735 pp.

A systematic and scholarly description of the principles of the Roman law regarding slavery. With appendices and a thorough index.

Hardcover 2001 ISBN 978-1-58477-068-8
\$39.95



An Imperfect Union

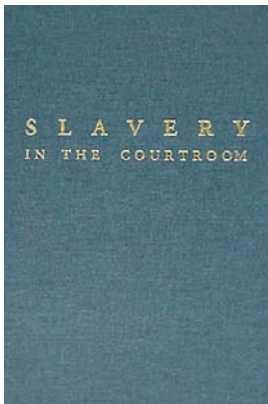
Slavery, Federalism and Comity

Paul Finkelman

Originally published: Chapel Hill: The University of North Carolina Press, 1981. xii, 378 pp.

Finkelman describes the judicial turmoil that ensued when slaves were taken into free states, and the resultant issues of the conflict of laws, comity and cooperation between the states, their Constitutional obligations, and the threat of the nationalization of slavery.

Hardcover 2000, 2013 ISBN 978-1-58477-092-3
\$49.95



Slavery in the Courtroom

An Annotated Bibliography of American Cases

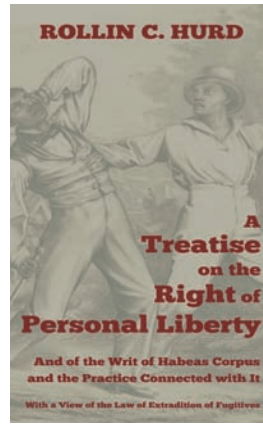
Paul Finkelman

Originally published: Washington: Library of Congress, 1985
Illustrated. xxvii, 312 pp.

Slavery in the Courtroom was first published in 1985 and the following year received the Joseph A. Andrews Award from the American Association of Law Libraries. The book provides a detailed discussion and analysis of the

pamphlet materials on the law of slavery published in the United States and Great Britain. It also provides readers with easy access to an understanding of most of the important American and British cases on slavery.

Hardcover 1998 ISBN 978-1-886363-48-9
\$39.95



A Treatise on the Right of Personal Liberty

And of the Writ of Habeas Corpus and the Practice Connected with It, With a View of the Law of Extradition of Fugitives

Rollin C. Hurd

Originally published: Albany: W.C. Little & Co., 1858
xxvii, 677 pp.

Reprint of the first edition. Published a year before John Brown's raid and three years before the outbreak of the Civil War, this was the first book-length work to treat the status of slaves at length. As such, it is a landmark work in the bibliography of American civil liberties. Hurd [1815-1874] reviews the statutes concerning fugitive slaves and their extradition, analyzes the Fugitive Slave Act of 1850 and discusses the application of habeas corpus to slave issues.

Hardcover 2003, 2010 ISBN 978-1-58477-322-1
\$29.95

Paperback 2010 ISBN 978-1-61619-091-0
\$19.95

It is the first comprehensive collection of legal materials in its field.

JULIUS J. MARKE
A Catalogue of the Law Collection of New York University (1953)



The Legal Status of the Negro

Charles Mangum

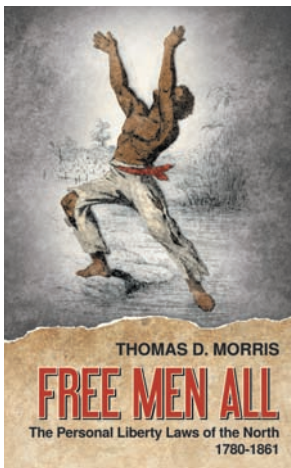
Originally published: Chapel Hill: The University of North Carolina Press, 1940
viii, [iv], 436 pp.

An enormous compendium of cases, it is a product of sound and painstaking scholarship, brilliant in design, thorough in execution, and deft in style.

JEROME H. SPRINGARN
Columbia Law Review (1940) 40:1118. 334

Hardcover 2000, 2013 ISBN 978-1-58477-081-7
\$39.95

Paperback 2013 ISBN 978-1-61619-401-7
\$29.95



Free Men All

The Personal Liberty Laws
of the North 1780-1861

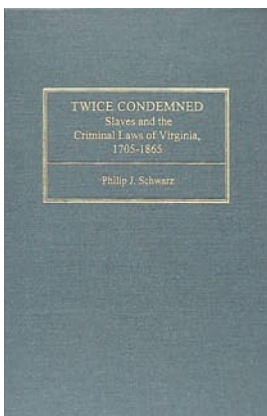
Thomas D. Morris

Originally published: Baltimore: The Johns
Hopkins University Press, 1974
xii, 253 pp.

The Personal Liberty Laws reflected the social and ethical commitment to abolition and as such were among the bricks that laid the foundation for the Fourteenth Amendment. Morris examines those statutes as enacted in five representative states, Pennsylvania, New York, Massachusetts, Ohio and Wisconsin, and argues that these laws were an alternative to the violence allowed by the southern slave codes and the extreme anti-slavery viewpoints of the north.

Hardcover 2001, 2010 ISBN 978-1-58477-107-4
\$49.95

Paperback 2010 ISBN 978-1-61619-097-2
\$39.95



Twice Condemned

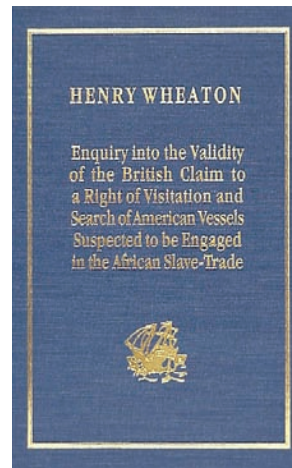
Slaves and the Criminal Laws of Virginia,
1705-1865

Philip J. Schwarz

Originally published: [Baton Rouge: Louisiana
State University Press][1988]
xvi, 354 pp.

Analyzes the history of enslaved African Americans' relationship with the criminal courts of the Old Dominion during a 160 year period. Before this book was first published in 1988, historians often focused primarily on isolated or dramatic examples of the sometimes deadly conflict present in societies based on slave labor. But *Twice Condemned* analyzes the prevalence, longevity, and variety of behavior attributed to slave convicts. Schwarz' study is based on over 4000 trials from the colonial, early national, and antebellum periods. He traces the manner in which slaves' and whites' conflicting perceptions of legitimate behavior informed their actions.

Hardcover 1998 ISBN 978-1-886363-54-0
\$49.95



Enquiry Into the Validity of the British Claim to a Right of Visitation and Search of American Vessels Suspected to be Engaged in the African Slave-Trade

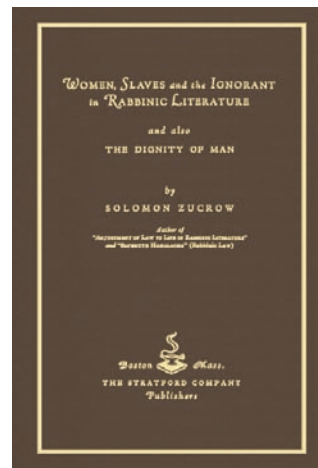
Henry Wheaton

Originally published: Philadelphia:
Lea & Blanchard, 1842
151 pp.

Reprint of the first edition. Published simultaneously in the United States and Great Britain, *Enquiry* criticizes Britain's seizure of American vessels engaged in the Atlantic slave trade. Although the importation of slaves was prohibited by law at this time, Wheaton rejected the right of other nations to enforce this American law. Instead of serving the United States, he reasons, such actions are a violation of its sovereignty.

HENRY WHEATON [1785-1848] was a distinguished attorney and diplomat. His *Elements of International Law* (1836) established him as America's foremost authority on that subject.

Hardcover 2004 ISBN 978-1-58477-407-5
\$19.95



Women, Slaves and the Ignorant in Rabbinic Literature And Also The Dignity of Man

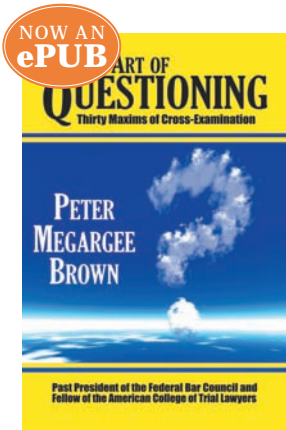
Solomon Zucrow

Originally published: Boston: The
Stratford Company Publishers, [1932]
ix, 253 pp. Frontispiece

Reprint of the sole edition. A view of the legal status of women in Rabbinic literature in the following periods: pre-Biblical, Biblical, Talmudical and post-Talmudical periods.

Contents: Part I: The Legal Status of Woman Among the Jews. Part II: The Legal Status of the Slave Among the Jews. Part III: I: The Attitude of the Rabbis Towards the Am-Haaretz. II: The Dignity of Man.

Hardcover 2008 ISBN 978-1-58477-883-7
\$29.95



The Art of Questioning Thirty Maxims of Cross Examination

Peter Megargee Brown

Originally published: New York: Macmillan Publishing Co., [1987]
xxxiii, 122 pp.

Written for seasoned attorneys, novices and laymen, this classic essay reveals, step by step, how lawyers and non-lawyers can learn to ask the right question and get the answer they want. Useful beyond his stated

purpose, Brown shows how effective inquiry is a skill that can be learned to gain success in almost any line of endeavor.

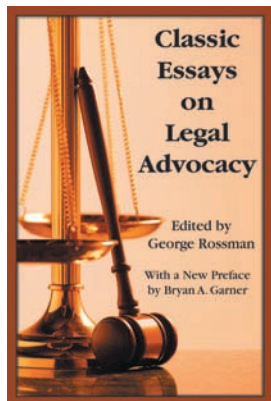
Peter Megargee Brown's delightful collection of tips on questioning for the litigating attorney should be almost as much fun for the layman. It is full of wit and wisdom and shrewd insights, and the chapters read like short plays.

LOUIS AUCHINCLOSS

Hardcover 2007 ISBN 978-1-58477-862-2
\$29.95

Paperback 2007 ISBN 978-1-58477-863-9
\$19.95

ePUB Kindle 2014 ISBN 978-1-61619-465-9
\$9.99



Classic Essays on Legal Advocacy

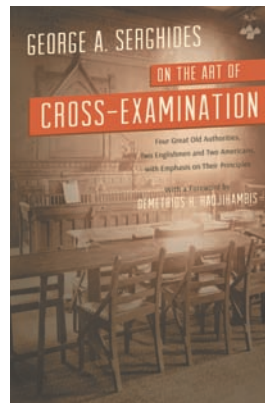
George Rossman, Editor

Originally published: Indianapolis: Bobbs-Merrill Company, [1960]
xiv, 976 pp.
2010 reprint published in co-operation with Scribes - The American Society of Writers

With a New Preface by
BRYAN A. GARNER

Reprint of the only edition of *Advocacy and the King's English: A Garland of Treatises on Advocacy and the Better Use of the English Language* Selected by the Scribes, an Organization Composed of Lawyers Who Have Done Superior Legal Writing, with a new Preface by Bryan A. Garner. A "Garland of Treatises" on Legal Writing. This anthology is organized by the following topics: "Inspirational and Introduction," "Form," "Contents," "The Use of English," "The Appellate Process and Judicial Opinions" and "The Ethics of Advocacy."

Hardcover 2010 ISBN 978-1-58477-997-1
\$49.95



On the Art of Cross-Examination

Four Great Old Authorities
Two Englishmen and Two Americans
with Emphasis on Their Principles

George A. Serghides

Clark, NJ: The Lawbook Exchange, Ltd.
x, 147 pp.

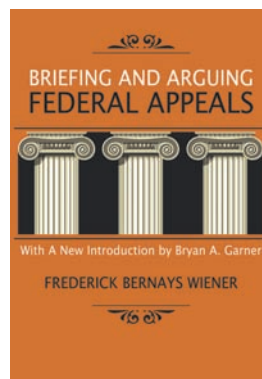
Serghides breaks down the writings of recognized English and American masters of trial advocacy Edward

William Cox, William Ballantine, David Paul Brown and Henry Hardwicke into principles that offer specific guidance on cross-examination techniques.

GEORGE A. SERGHIDES practiced law in Cyprus for some years and since 1990 has been a Judge and President of different family courts in Cyprus.

Paperback 2013 ISBN 978-1-61619-350-8
\$29.95

The Best Treatise on the Subject of Appellate Advocacy



Briefing and Arguing Federal Appeals

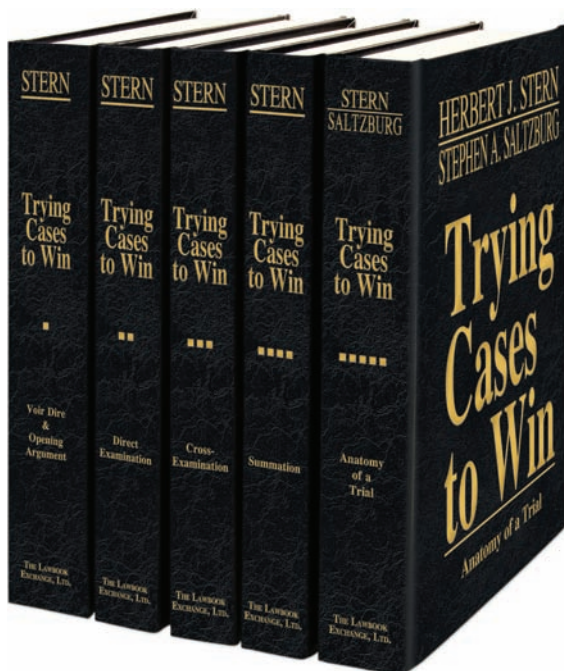
Frederick Bernays Wiener

Originally published: Washington, D.C.: BNA Incorporated, 1961
iii (new introduction), xvi, 506 pp.

With a New Introduction
by BRYAN A. GARNER

This book tells how to brief and how to argue a Federal case on appeal. Its primary purpose is to explain to the lawyer how to best persuade a Federal appellate court to decide a case in his favor. It is neither a practice manual nor a text of Federal appellate procedure, being written on the assumption that all the procedural steps necessary to perfect the appeal have been or will be timely taken. Consequently this book deals with problems that are common to appeals in whatever Federal court they may be presented. Many of the principles defined and discussed herein are applicable also to the argument, oral and written, of questions of fact and law presented and heard in Federal trial courts. **AALS Law Books Recommended for Libraries List 26, Legal Profession, page 20, "A" Rated. "**

Hardcover 2001, 2009 ISBN 978-1-58477-183-8
\$49.95



Trying Cases to Win

Herbert J. Stern

Originally published: New York: Aspen Publishers, 1991–1999
5 vols. xv, 685; xv, 457; xviii, 450; xviii, 448; xviii, 584 pp.

The trial process is the sum of its parts: opening argument, direct and cross examination, and summation. In *Trying Cases to Win*, nationally known trial lawyer Herbert J. Stern provides an overall blueprint for conduct in the courtroom as he guides the reader through each of these segments. Rather than a collection of anecdotal war stories from various trials, Stern outlines the nuts and bolts of the right-and-wrong-approach, processes and strategies for every component needed for trial success.

... a crowning achievement in a career devoted to helping all lawyers, from beginners to veterans, become more knowledgeable in the art of advocacy.

ARTHUR J. GREENBAUM
Cowan, Liebowitz & Latman, PC
New York, NY

5 vols. Hardcover 2013 ISBN 978-1-61619-344-7
\$840.

Each volume is also available separately.

Voir Dire and Opening Argument Volume I, *Trying Cases to Win*

Herbert J. Stern

Originally published: New York: Aspen, 1991
xv, 685 pp.

Stern describes tactics for the voir dire process and the construction and delivery of a successful opening to lay the foundation for the overall argument.

Hardcover 2013 ISBN 978-1-61619-345-4
\$175.

Direct Examination

Volume II, *Trying Cases to Win*

Herbert J. Stern

Originally published: New York: Aspen, 1992
xv, 457 pp.

Stern provides a variety of direct examination techniques, using transcripts from a variety of cases.

Hardcover 2013 ISBN 978-1-61619-346-1
\$175.

Cross-Examination

Volume III, *Trying Cases to Win*

Herbert J. Stern

Originally published: New York: Aspen, 1993
xviii, 450 pp.

Stern shows how to argue a case through opposition witnesses, convert the information provided on direct examination to the benefit of the cross-examiner's case, and limit the direct testimony so it is not detrimental.

Hardcover 2013 ISBN 978-1-61619-347-8
\$175.

Summation

Volume IV, *Trying Cases to Win*

Herbert J. Stern

Originally published: New York: Aspen, 1995
xviii, 448 pp.

Stern describes how to prepare and deliver a successful summation that will provide the jury with the final points of the argument.

Hardcover 2013 ISBN 978-1-61619-348-5
\$175.

Anatomy of a Trial

Volume V, *Trying Cases to Win*

Herbert J. Stern

Originally published: New York: Aspen, 1999
xviii, 584 pp.

Brings the principles of the other volumes in the series into action. Offers a line-by-line review of all of the parts of a trial. This detailed analysis, from the viewpoints of the attorney and the jury, demonstrates good and bad advocacy in every stage of the trial.

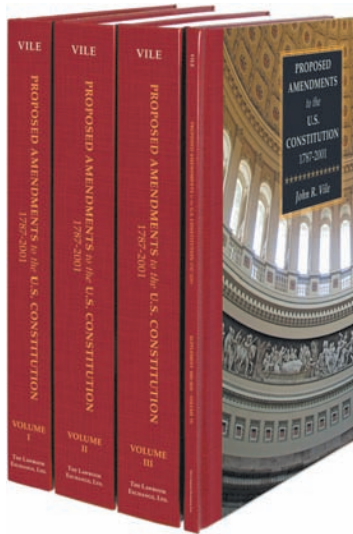
Hardcover 2013 ISBN 978-1-61619-349-2
\$175.

A partner and founding member in the New Jersey law firm of Stern & Kilcullen, **HERBERT J. STERN** is a former Federal Judge, having served as US district judge for the District of NJ from 1974-1987. He served as a trial attorney with the Organized Crime and Racketeering Section of the US Dept. of Justice and as US attorney for the District of NJ. Stern was founder and Co-Director of the Advocacy Institute at the Univ. of Va. School of Law from 1980 to the present. He was Special Counsel for Hon. Lawrence Walsh, Independent Counsel, Iran-Contra Prosecution, 1988.

Judge Stern was the subject of the book, *Tiger in the Court* (1973). He is the author of *Judgment in Berlin* (1984) which was made into a film with Martin Sheen as Judge Stern; and, most recently, *Diary of a DA* (2012).

UNITED STATES CONSTITUTIONAL LAW

*Proposed Constitutional Amendments
Gathered Together for the First Time*



Proposed Amendments to the U.S. Constitution 1787–2001 With Supplement 2001–2010

John R. Vile, Editor

Clark, NJ: The Lawbook Exchange,
2003, 2011
4 volumes. xvii, 442; v, 443–1141; v,
1143–1809; xii, 81 pp.

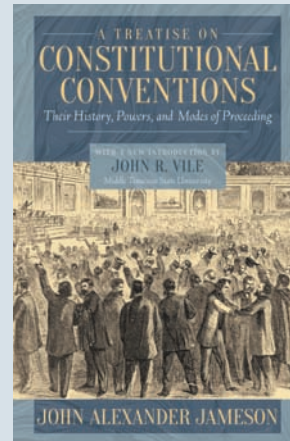
4 vols.
Hardcover 2003, 2011
ISBN 978-1-58477-225-5
\$495.

Volume IV. Supplement 2001–2010
also sold separately
Hardcover 2011
ISBN 978-1-61619-153-5
\$95.

27 amendments to the U.S. Constitution were ratified between 1787 and 1992. At the same time members of Congress proposed 11,500 amendments; states have filed close to 400 additional petitions for constitutional conventions to propose amendments.

These four volumes edited and introduced by John R. Vile collect and update compilations of lists of proposed amendments and convention petitions that have been scattered about in a variety of governmental reports. They also reprint classic studies by Herman Ames and Michael Musmanno that analyzed amending proposals introduced during the nation's early years. The work includes texts of basic constitutional documents like the Articles of Confederation, the U.S. Constitution and its amendments, and the Confederate Constitution, as well as a comprehensive index of all amendments proposed through 2001. The fourth volume comprises a supplement to the earlier three, and brings the amendments up through 2010.

With New Introductions by JOHN R. VILE



A Treatise on Constitutional Conventions

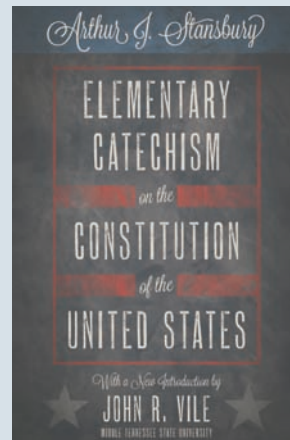
John Alexander Jameson

Originally published: Chicago:
Callaghan and Company, 1887
XXI (V–XXI new Introduction),
xxix, 684 pp.

With a New Introduction
by JOHN R. VILE

This treatise served as a practical guidebook for states seeking to institute constitutional conventions, and it remains relevant today.

Hardcover 2013 ISBN 978-1-61619-351-5
\$59.95



Elementary Catechism on the Constitution of the United States

Arthur J. Stansbury

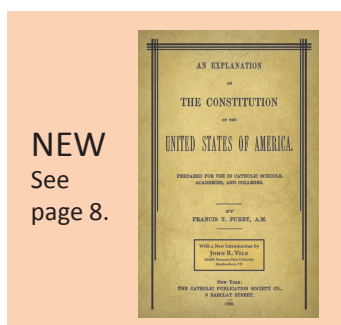
Originally published: Boston: Hilliard,
Gray, Little, and Wilkins, 1831
XX (V–XX new Introduction),
[5]–78 pp.

With a new Introduction
by JOHN R. VILE

It is a tribute to Stansbury, and to the document that he explicated, that so many subsequent scholars have followed the pedagogical path that he blazed.

John R. Vile, XIX–XX

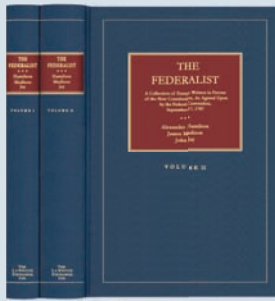
Hardcover 2013 ISBN 978-1-61619-352-2
\$65.



NEW
See
page 8.

"Most famous and influential American political work"

Howes, U.S.IANA, 1650-1950 H114c



The Federalist

A Collection of Essays, Written in Favour of the New Constitution, As Agreed Upon by the Federal Convention, September 17, 1787

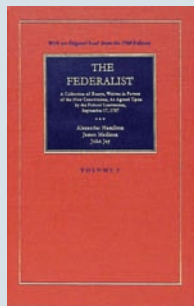
[Alexander Hamilton, James Madison and John Jay]

Originally published: New-York: Printed and sold by J. and A. M'Lean, no. 41, Hanover-Square., 1788
2 Vols. vi, 227; vi, 384 pp.

Complete text of the rare first edition.

Hardcover 2005 ISBN 978-1-58477-529-4
\$195.

With An Original Leaf from the First Edition



The Federalist

A Collection of Essays, Written in Favour of the New Constitution, As Agreed Upon by the Federal Convention, September 17, 1787

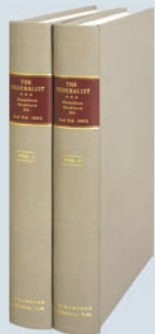
[Alexander Hamilton, James Madison and John Jay]

Originally published: New-York: Printed and sold by J. and A. M'Lean, no. 41, Hanover-Square., 1788
2 Vols. vi, 227; vi, 384 pp.

Special limited numbered (193 copies) edition facsimile reprint of the very rare first edition **containing one original leaf from 1788 first edition bound in**, and facsimile reprint of the complete text of the two-volume first edition.

Hardcover 2001 ISBN 978-1-58477-204-0
\$295.

The 1802 Second Edition



The Federalist, On the New Constitution

By Publius. Written in 1788. To Which is added, Pacificus, On the Proclamation of Neutrality. Written in 1793. Likewise, The Federal Constitution, With All the Amendments. Revised and Corrected

[Alexander Hamilton, James Madison and John Jay]

Originally published: New-York: George F. Hopkins, 1802
2 Vols. viii, 317; iv, 351 pp.

2 vols. Hardcover 2008 ISBN 978-1-58477-910-0
\$95.

With a New Critical Introduction by
PAUL FINKELMAN and DAVID COBIN



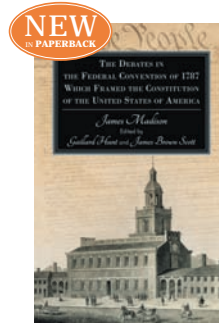
Blackstone's Commentaries

With Notes of Reference to the Constitution and Laws, of the Federal Government of the United States, and of the Commonwealth of Virginia. In Five Volumes

St. George Tucker

Originally published: Philadelphia: William Young Birch and Abraham Small, 1803
5 Vols. xvi (new introduction), xvii, star-paged 120, [2], 446, [1]; [ix], star-paged 485, 118; [viii], iv, star-paged 520, xiv, 112; [viii], iv, star-paged 455, 74, [1]; [viii], iii, star-paged 443, vii, 60, [51] pp.

5 vols. Hardcover 1996, 2011 ISBN 978-1-886363-15-1
\$450.



The Debates in The Federal Convention of 1787 Which Framed the Constitution of the United States of America

[James Madison]

Gaillard Hunt, James Brown Scott

Originally published: New York: Oxford University Press, 1920
xcvii, [1], 731 pp. Three folding facsimile leaves.

Hardcover 1999, 2014 ISBN 978-1-886363-77-9
\$45.
Paperback 2014 ISBN 978-1-61619-428-4
\$32.95

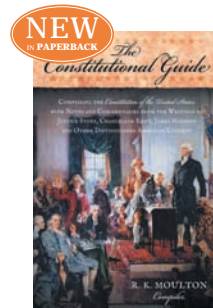


Free Speech and Its Relation to Self-Government

Alexander Meiklejohn

Originally published: New York: Harper Brothers Publishers, [1948]
xiv, 107 pp.

Hardcover 2001, 2012 ISBN 978-1-58477-087-9
\$59.95
Paperback 2014 ISBN 978-1-61619-467-3
\$49.95



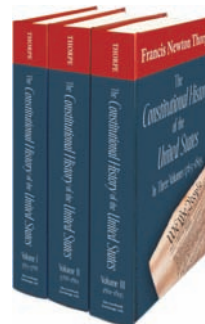
The Constitutional Guide

Comprising the Constitution of the United States; with Notes and Commentaries from the Writings of Justice Story, Chancellor Kent, James Madison, and Other Distinguished American Citizens

R.K. Moulton, Compiler

Originally published: New York: G. & C. Carvill & Co., 1834
v, 148 pp.

Hardcover 2008, 2014 ISBN 978-1-58477-754-0
\$34.95
Paperback 2014 ISBN 978-1-61619-101-6
\$24.95



The Constitutional History of the United States

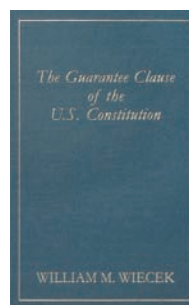
In Three Volumes 1765-1895

Francis Newton Thorpe

Originally published: Chicago: Callaghan & Company, 1901
3 Vols. xxi, 595; xix, 685; xvi, 718 pp. One fold-out map.
Map illustrations throughout

3 vols.

Hardcover 2008, 2011 ISBN 978-1-58477-841-7
\$150.

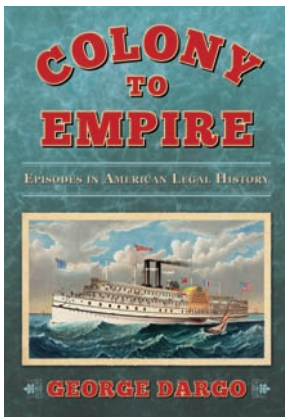


The Guarantee Clause of the U.S. Constitution

William M. Wiecek

Originally published: Ithaca: Cornell University Press, [1972].
[xi], 324 pp.

Hardcover 2004 ISBN 978-1-58477-505-8
\$37.95

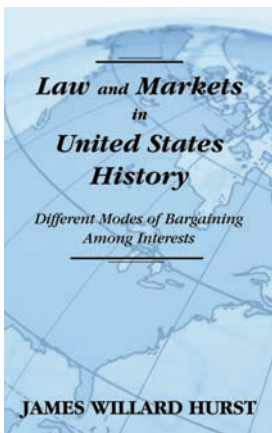


Colony to Empire
Episodes in American Legal History
George Dargo

Clark, NJ: The Lawbook Exchange, Ltd., 2012
xxii, 363 pp.

The noted historian and author of Jefferson's Louisiana has collected a dozen essays that span legal issues from the development of the United States from the legal rights of colonists, to the Red Scare of 1920, issues revolving around Sunday blue laws in Massachusetts in the 1950s to the legal issues regarding the status of Puerto Rico.

Hardcover 2012 ISBN 978-1-61619-144-3
\$49.95

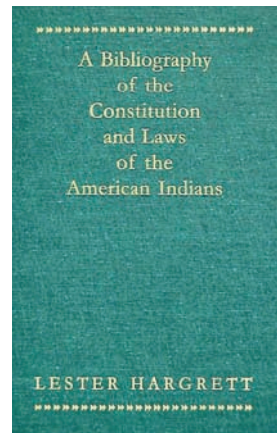


**Law and Markets
in United States History**
Different Modes of Bargaining
Among Interests
James Willard Hurst

Originally published: [Madison]: The
University of Wisconsin Press, [1982]
vii, 207 pp.

The eminent legal scholar's sociological analysis of the relation between law and private business (using the lumber business as an example) in relation to society at large. Based on Hurst's lectures at The University of Wisconsin in April, 1981.

Hardcover 2010 ISBN 978-1-58477-136-4
\$35.



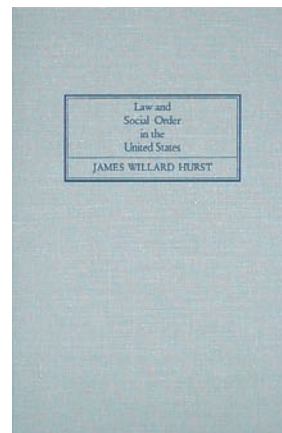
**A Bibliography of the
Constitution and Laws
of the American Indians**

Lester Hargrett

Originally published: Cambridge: Harvard
University Press, 1947
xxi, 124 pp.

A thorough descriptive list of 225 printed constitutions, statutes, session acts and resolutions passed by properly authorized bodies of various nations and tribes. Each chapter begins with a brief history of the tribe or nation and each entry contains useful biographical, historical and bibliographical notes.

Hardcover 2003 ISBN 978-1-58477-260-6
\$95.



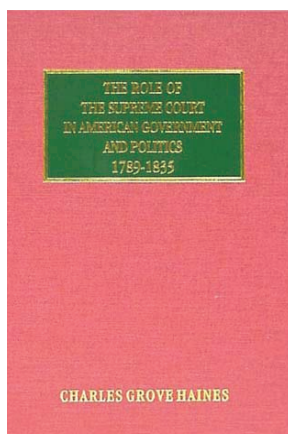
**Law and Social Order
in the United States**

James Willard Hurst

Originally published: Ithaca: Cornell University
Press, 1977
318 pp.

The social history of law in the United States is defined and explored in this groundbreaking work. Beginning with a general discussion of legal history as a field of study, Hurst goes on to outline the development of the major types of legal authorities, describe public-policy reactions to the physical challenges of society and its implications in science and technology, and sketch law's adaptation to business.

Hardcover 2000 ISBN 978-1-58477-113-5
\$85.



The Role of the Supreme Court in American Government and Politics 1789-1835

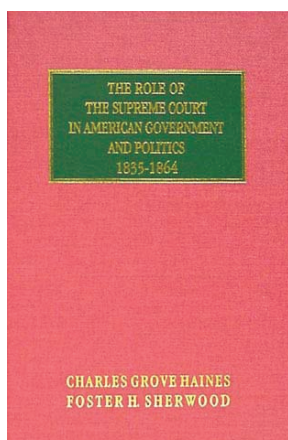
Charles Grove Haines

Originally published: Berkeley: University of California Press, 1944
xiii, 679 pp.

Haines' colorful history of the Supreme Court surrounding the Marshall years shows that the Court under Marshall established

the doctrine of judicial review as part of a Federalist effort to strengthen the central government.

Hardcover 2002 ISBN 978-1-58477-207-1
\$55.



The Role of the Supreme Court in American Government and Politics 1835-1864

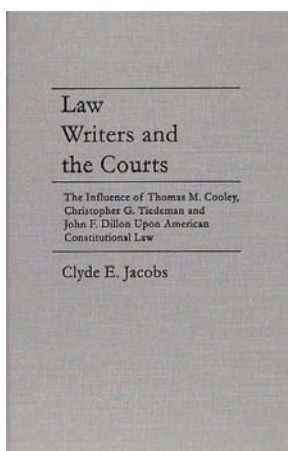
Charles Grove Haines
Foster Sherwood

Originally published: Berkeley: University of California Press, 1957
x, 533 pp.

Sherwood, Haines's colleague at UCLA, completed the book after Haines passed away. It follows the

Marshall years with a history of the Taney era, and examines political, economic and prominent legal issues.

Hardcover 2002 ISBN 978-1-58477-197-5
\$55.



Law Writers and the Courts

The Influence of Thomas M. Cooley, Christopher G. Tiedeman, and John F. Dillon upon American Constitutional Law

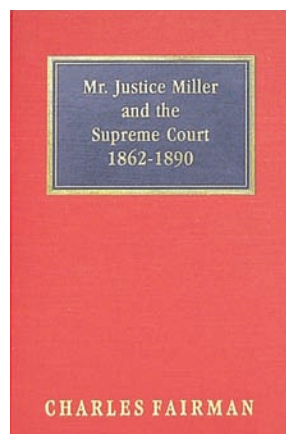
Clyde E. Jacobs

Originally published: Berkeley: University of California Press, 1954
x, 223 pp.

To support his analysis of the writings of these post-Civil War authors about the liberty of contract principle as a limitation on police power of the

states, and the public purpose limitation on state and federal tax power, Jacobs examines relevant federal and state cases.

Hardcover 2001 ISBN 978-1-58477-195-1
\$49.95



Mr. Justice Miller and the Supreme Court

Charles Fairman

Originally published: Cambridge: Harvard University Press, 1939
[x], 456 pp.

An active abolitionist, Samuel Freeman Miller [1816-1890] was appointed to the court by Abraham Lincoln in 1862. e was an influential force during the unsettled years of the Civil War and Reconstruction

who did much to shape the court's interpretation of the Thirteenth, Fourteenth and Fifteenth Amendments.

Hardcover 2003 ISBN 978-1-58477-267-5
\$55.



The Constitutional Decisions of John Marshall

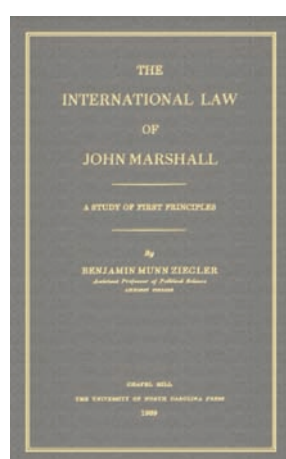
John Marshall

Edited, with an introductory essay by Joseph P. Cotton, Jr.

Originally published: New York: G.P. Putnam, 1905
2 vols. xxxvi, 462; v, 478 pp.

Presents all of John Marshall's decisions in the Supreme Court and on the circuit in context of their times and their effect on constitutional history, through notes to each case written by Joseph P. Cotton, Jr., the editor of this work. The major decisions that are included here demonstrate Marshall's formulation of fundamental principles of American constitutional law.

2 vols. Hardcover 2001 ISBN 978-1-58477-050-3
\$95.



The International Law of John Marshall

A Study of First Principles

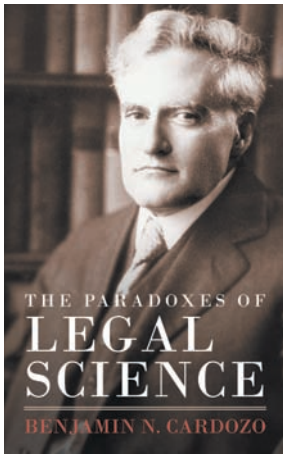
Benjamin Munn Ziegler

Originally published: Chapel Hill: University of North Carolina Press, 1939
xii, [2], 386 pp.

Reprint of the only edition.

Examines the more important of the 195 decisions of the United States Supreme Court on matters of international law handed down during the administration of Chief Justice John Marshall, 1801-1835.

Hardcover 2006 ISBN 978-1-58477-683-3
\$95.



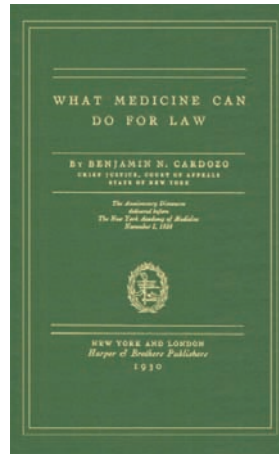
The Paradoxes of Legal Science

Benjamin N. Cardozo

Originally published: New York: Columbia University Press, 1928
v, 142 pp.

Here the influential Associate Justice of the Supreme Court Benjamin Cardozo [1870-1938] examines the nature of the relationship between justice and law.

Hardcover 2000, 2012 ISBN 978-1-58477-097-8
\$37.95



What Medicine Can Do For Law

Benjamin N. Cardozo

Originally published: New York: Harper & Brothers, 1930
52 pp.

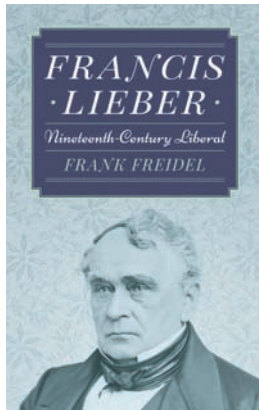
Reprint of the first edition.

This noteworthy address, with its appreciation of the scientific problems involved, its courage and social vision, will go down in history as one of the most valuable contributions in our time to medico-legal jurisprudence.

BERNARD L. SHIENTAG
Moulders of Legal Thought 39

Hardcover 2005, 2014 ISBN 978-1-58477-669-7
\$27.95

Biography of Francis Lieber, Story's friend, editor of the *Encyclopedia Americana* and a prominent political philosopher who helped lay the foundation for the study of political science in the United States



Francis Lieber

Nineteenth-Century Liberal

Frank Freidel

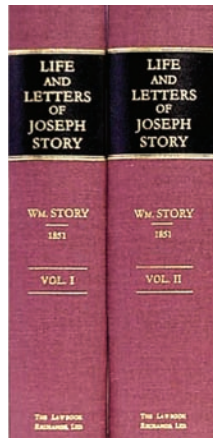
Originally published: Baton Rouge, Louisiana State University Press, [1947]

xiii, 445 pp.

Hardcover 2015 ISBN 978-1-58477-350-4
\$49.95



NEW
See
pages
4-5.



Life and Letters of Joseph Story

Associate Justice of the Supreme Court of the United States and Dane Professor of Law at Harvard University, Edited by his Son, William W. Story

Joseph Story

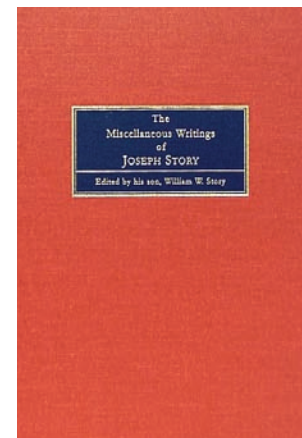
William Wetmore Story, Editor

Originally published: Boston: Charles C. Little and James Brown, 1851.
Two vols. xii, 574; viii, 676 pp. Frontispiece.

From Story's vast correspondence his son William (1819-1895) has selected those letters that describe his childhood and youth, education, life at the bar, and judicial and professorial life.

2 vols.

Hardcover 2001 ISBN 978-1-58477-071-8
\$95.



The Miscellaneous Writings of Joseph Story

Associate Justice of the Supreme Court of the United States and Dane Professor of Law at Harvard University, Edited by His Son, William W. Story

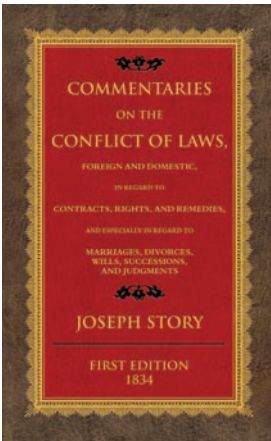
Joseph Story

William Wetmore Story, Editor

Originally published: Boston: C.C. Little and J. Brown, 1852. x, 828 pp.

Second expanded edition. Justice Story's enormous influence on American law is demonstrated in this collection of his writings, edited by his son. Includes his autobiography that was written in the form of a fascinating long letter to his son.

Hardcover 2001 ISBN 978-1-58477-072-5
\$49.95



Commentaries on the Conflict of Laws

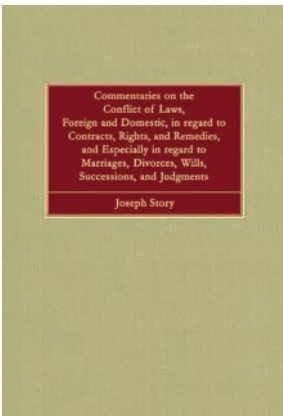
Foreign and Domestic, in Regard to Contracts, Rights, and Remedies, and Especially in Regard to Marriages, Divorces, Wills, Successions, and Judgments

Joseph Story

Originally published: Boston: Hilliard, Gray and Company, 1834
xxv, [1], 557 pp.

Reprint of the first edition.

Hardcover 2007 ISBN 978-1-58477-773-1
\$49.95
Paperback 2010 ISBN 978-1-61619-098-9
\$29.95



Commentaries on the Conflict of Laws

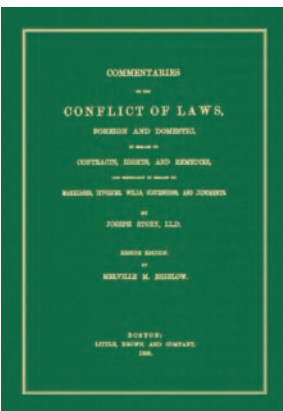
Foreign and Domestic, in Regard to Contracts, Rights, and Remedies, and Especially in Regard to Marriages, Divorces, Wills, Successions, and Judgments. Second Edition. Revised, Corrected and Greatly Enlarged

Joseph Story

Originally published: London: A. Maxwell, 1841
xxxiv, 927 pp. (misnumbered in original, PP. 753-756 omitted.)

Reprint of the second edition and last edition written by Story.

Hardcover 2001 ISBN 978-1-58477-145-6
\$95.



Commentaries on the Conflict of Laws

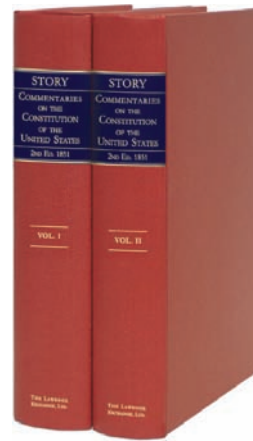
Foreign and Domestic, in Regard to Contracts, Rights, and Remedies, and Especially in Regard to Marriages, Divorces, Wills, Successions, and Judgments

Joseph Story
Melville Madison Bigelow, Editor

Originally published: Boston: Little, Brown, and Company, 1883
xxxix, 901 pp.

Reprint of the eighth and last edition.

Hardcover 2008 ISBN 978-1-58477-845-5
\$69.95



Commentaries on the Constitution of the United States

With a Preliminary Review of the Constitutional History of the Colonies and States, Before the Adoption of the Constitution

Joseph Story
William Wetmore Story, Editor

Originally published: Boston: Little, Brown and Company, 1851
2 vols. xxxiii, 734; 632 pp.

Reprint of the second edition, with additions by his son W.W. Story [1819–1895].

2 vols. Hardcover 2005 ISBN 978-1-58477-515-7
\$95.



Commentaries on the Constitution of the United States

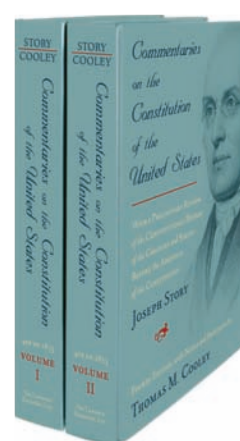
With a Preliminary Review of the Constitutional History of the Colonies and States, Before the Adoption of the Constitution

Joseph Story
E.H. Bennett, Editor

Originally published: Boston: Little, Brown and Company, 1858
2 vols. xxxiii, [ii], 735; [ii], 702 pp.

Reprint of the third edition, by E.H. Bennett.

2 vols. Hardcover 2001, 2015 ISBN 978-1-58477-193-7
\$95.



Commentaries on the Constitution of the United States

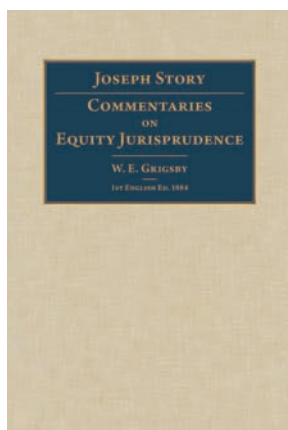
With a Preliminary Review of the Constitutional History of the Colonies and States Before the Adoption of the Constitution. Fourth Edition, with Notes and Additions by Thomas M. Cooley

Joseph Story
Thomas M. Cooley, Editor

Originally published: Boston: Little, Brown, and Company, 1873
2 vols. xxxii, 752; 737 pp.

Reprint of the important fourth edition edited by Thomas M. Cooley.

2 vols. Hardcover 2008, 2011 ISBN 978-1-58477-878-3
\$150.



Commentaries on Equity Jurisprudence

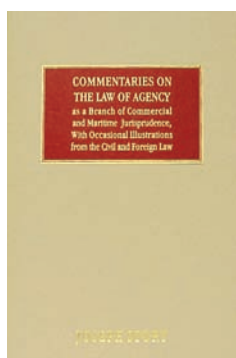
Joseph Story
W.E. Grigsby, Editor

Originally published: London: Stevens and Haynes, 1884
lxxiii, 1093 pp.

Reprint of the first English edition, based on the 12th American edition with notes on English decisions by W.E. Grigsby. "Probably the decisive factor in our reception of English

equity was Story's Equity Jurisprudence.": Roscoe Pound, *The Formative Era in American Law* 156–157.

Hardcover 2006, 2014 ISBN 978-1-58477-594-2
\$95.



Commentaries on the Law of Agency as a Branch of Commercial and Maritime Jurisprudence

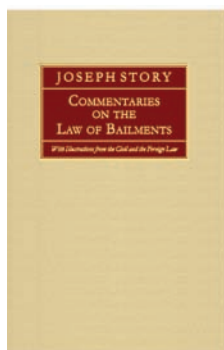
With Occasional Illustrations from the Civil and Foreign Law

Joseph Story

Originally published: Boston: Charles C. Little and James Brown, 1839
xxiii, 544 pp.

Reprint of the first edition. In The Formative Era in American Law, Roscoe Pound includes this title in a list of the most influential and authoritative American treatises written during the nineteenth century (140–141).

Hardcover 2004 ISBN 978-1-58477-372-6
\$49.95



Commentaries on the Law of Bailments

With Illustrations from the Civil and Foreign Law

Joseph Story

Originally published: Cambridge: Hilliard and Brown, 1832
xxxiv, 411 pp.

Reprint of the first edition.

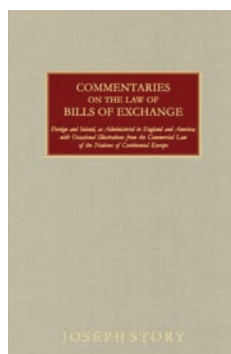
Whatever was to be found in the English and American decisions, whatever Roman

and Continental jurisprudence afforded on illustration of the law of bailments, Joseph Story collected and combined with surprising industry, and wonderful learning...Story's *Bailments* affords one of the best examples, in modern times, of the illustration which our laws are susceptible of, by the aid of foreign jurisprudence.

J.G. MARVIN

Legal Bibliography (1847) 668-669

Hardcover 2007 ISBN 978-1-58477-778-6
\$45.95



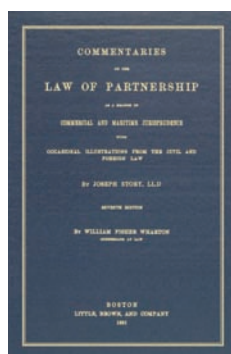
Commentaries on the Law of Bills of Exchange

Joseph Story

Originally published: Boston: Charles C. Little and James Brown, 1843
xxiv, 608 pp.

Reprint of the first edition. In The Formative Era of American Law, Pound refers to this as one of the standard texts of the nineteenth century. As Marvin pointed out in 1847, it was certainly the most complete and wide ranging text of its day. J.G. Marvin, Legal Bibliography (1847) 673.

Hardcover 2004 ISBN 978-1-58477-454-9
\$49.95



Commentaries on the Law of Partnership as a Branch of Commercial and Maritime Jurisprudence

With Occasional Illustrations from the Civil and Foreign Law

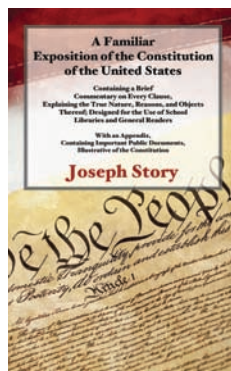
Joseph Story

William Fisher Wharton, Editor

Originally published: Boston: Little, Brown & Co., 1881
li, 730 pp.

Reprint of the seventh and final edition. First published in 1841, this was the last of Story's great treatises. It was a standard work in the United States and, to some extent, Great Britain.

Hardcover 2007 ISBN 978-1-58477-766-3
\$49.95



A Familiar Exposition of the Constitution of the United States

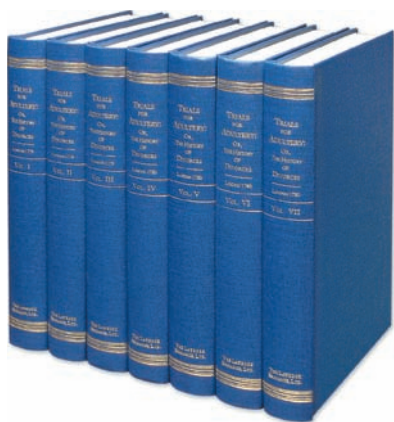
Containing a Brief Commentary on Every Clause, Explaining the True Nature, Reasons, and Objects Thereof; Designed for the Use of School, Libraries and General Readers. With an Appendix, Containing Important Public Documents, Illustrative of the Constitution

Joseph Story

Originally published: New York: Harper & Brothers, 1865
372 pp.

Reprint of the 1865 edition. A manual on the Constitution for the Everyman, by an early master of that document.

Hardcover 1999, 2012 ISBN 978-1-886363-71-7
\$19.95
Paperback 2012 ISBN 978-1-61619-272-3
\$9.95

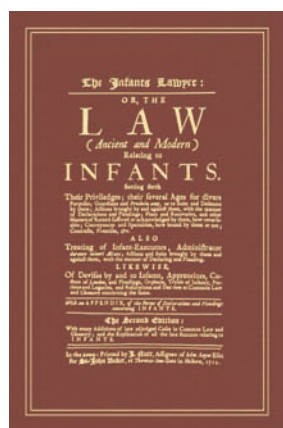


Trials for Adultery
Or, the History of Divorces.
Being Select Trials at Doctors
Commons, for Adultery,
Fornication, Cruelty, Impotence,
&c. From the Year 1760, to the
Present Time. Including the
whole of the Evidence on Each
Cause. ... Taken in Short Hand,
by a Civilian

Originally published: London:
Printed for S. Bladon, 1779–1780
Seven vols. Numerous
illustrations

The most extensive compilation of scandalous divorce cases
produced in 18th-century England.

Seven vols. Hardcover 2006 ISBN 978-1-58477-468-6
\$395.



The Infants Lawyer
Or the Law (Ancient and Modern)
Relating to Infants... and the Explication
of All the Late Statutes Relating to Infants

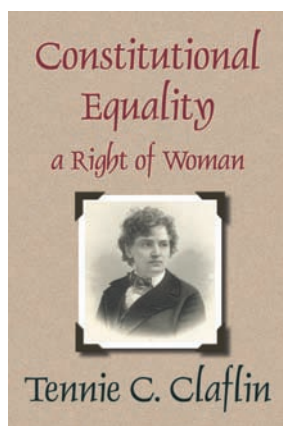
[**Samuel Carter**]

Originally published: London: Printed by J.
Nutt, 1712
viii (iii–viii new Introduction), [24], 380, [27] pp.

With a New Introduction by
Morris L. Cohen [1927–2010]
Professor of Law, Yale Law School

*First English treatise on the law of infants. First published in
1697, this is the second edition.*

Hardcover 2008 ISBN 978-1-58477-833-2
\$44.95



Constitutional Equality
A Right of Woman. Or, A Consideration
of the Various Relations Which She Sustains
as a Necessary Part of the Body of Society
and Humanity... Also a Review of the Rights
of Children

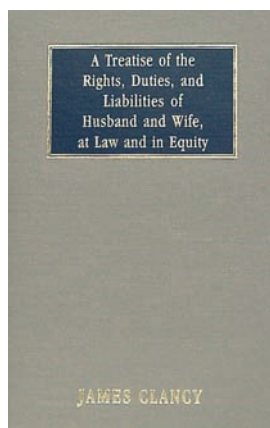
Tennessee Claflin, Lady Cook

Originally published: New York: Woodhull,
Claflin & Co., 1871
[6], 148 pp. frontis. portrait

Reprint of the first edition. Written
by one of the more radical women's
rights activists of the nineteenth
century, covers a wide range of

topics concerning the role of women in American society. With
a chapter on prenatal care and the rights of children.

Paperback 2008 ISBN 978-1-58477-911-7
\$11.95



**A Treatise on the Rights,
Duties, and Liabilities of
Husband and Wife at Law
and in Equity**

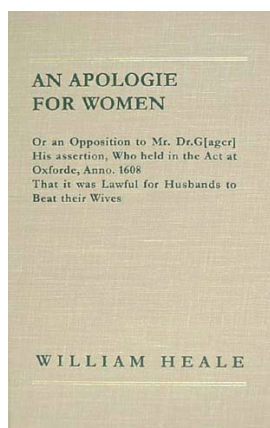
First American from the Third London
Edition, with Great Additions

James Clancy

Originally published: New York: Treadway
& Bogert, 1828
xxiii, 684 pp.

This popular and useful work
went through several English and
American editions, and is instructive of the legal status of
marriage at the time.

Hardcover 2003 ISBN 978-1-58477-281-1
\$44.95



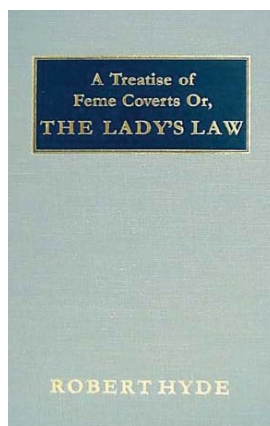
An Apologie for Women
Or an Opposition to Mr. Dr.G[ager]
His Assertion, Who Held in the Act at
Oxforde, Anno. 1608, That it was Lawfull
for Husbands to Beate their Wives

[**William Heale**]

Originally published: Oxford: Printed by Joseph
Barnes, 1609
[iv], 66 pp.

William Gager [fl. 1580–1619], a
controversial Latin dramatist, gave a
talk in which he denounced women's
“capacitie for learning, themselves
adjudged worthe of blows” (p.3). Disturbed by this assertion,
William Heale [1581?–1627], a chaplain-fellow at Exeter College,
published this stirring response which references civil and canon law.

Hardcover 2003 ISBN 978-1-58477-287-3
\$39.95



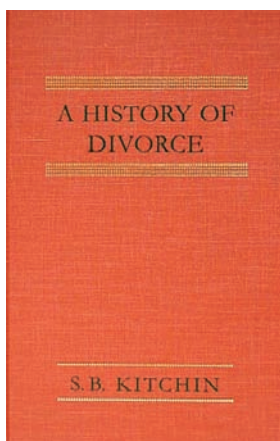
A Treatise of Feme Coverts
Or, the Lady's Law. Containing All the
Laws and Statutes relating to Women,
and Several Heads: I. Of Dissents of
Lands to Females, Coparceners, etc. II. Of
Consummation of Marriage, Stealing of
Women, Rapes...

Robert Hyde

Originally published: [London]: E. and R. Nutt,
and R. Gosling, 1732
[viii], 264, [16] pp.

*Reprint of the first edition of The Lady's
Law* which examines the doctrines
of English Common Law relating to a “feme covert” or a woman
whose legal status was covered by a male head of their household.

Hardcover 2002 ISBN 978-1-58477-286-6
\$35.



A History of Divorce

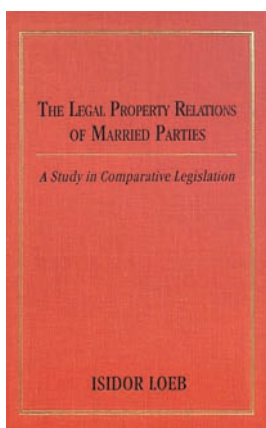
S.B. Kitchen

Originally published: London: Chapman & Hall, Ltd., 1912
xvi, 293 pp.

A history of divorce from the early Roman era to the present. Examines divorce law in the Roman period, in the Eastern Church and Eastern Europe, in the canon law and Western Europe, from the Reformation to the French Revolution, in England, the United

States and the British Colonies.

Hardcover 2002 ISBN 978-1-58477-190-6
\$24.95



The Legal Property Relations of Married Parties

A Study in Comparative Legislation

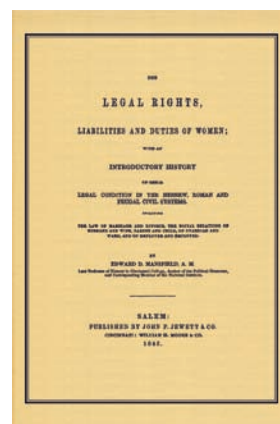
Isidor Loeb

Originally published: New York: Columbia University Press, 1900
197 pp.

Using examples from late-nineteenth century American and European legislation and codes, Loeb examines how industrial capitalism, urbanization and

new ideas about the status of women and children during the late 19th century affected the field of matrimonial property relations.

Hardcover 2004 ISBN 978-1-58477-421-1
\$24.95



The Legal Rights, Liabilities and Duties of Women

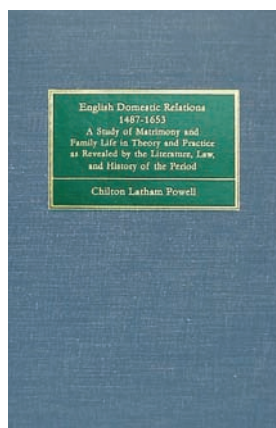
With an Introductory History of Their Legal Condition in the Hebrew, Roman and Feudal Civil Systems. Including the Law of Marriage and Divorce, The Social Relations of Husband and Wife, Parent and Child, of Guardian and Ward, and of Employer and Employed

Edward D. Mansfield

Originally published: Salem: John P. Jewett & Co., 1845
369 pp.

Published three years before the Seneca Falls Convention, this lay guide for women is probably the first ever published in the United States, and is infused with the spirit of early feminism.

Hardcover 2005 ISBN 978-1-58477-469-3
\$34.95



English Domestic Relations 1487-1653

A Study of Matrimony and Family Life in Theory and Practice as Revealed by the Literature, Law, and History of the Period

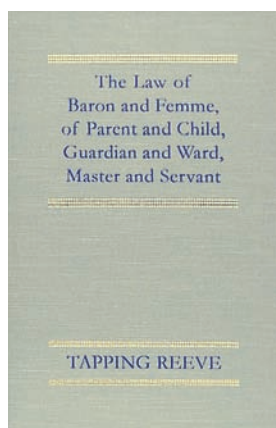
Chilton Latham Powell

Originally published: New York: Columbia University Press, 1917
xii, 274 pp.

The making and breaking of the marriage contract and its effect on English family life is examined here through the lens of the law, literature

and events of the period. Includes the first published account of English writings on the subject of the divorce of Henry VIII.

Hardcover 2001 ISBN 978-1-58477-096-1
\$34.95



The Law of Baron and Femme, of Parent and Child, Guardian and Ward, Master and Servant

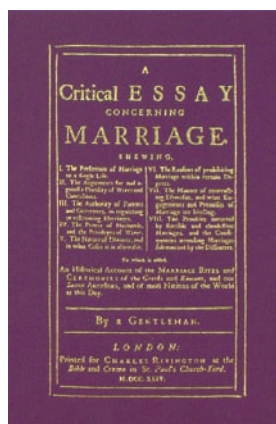
And of the Powers of the Courts of Chancery; with an Essay on the Terms Heir, Heirs, Heirs of the Body. Third Edition

Tapping Reeve

Originally published: Albany: William Gould, 1862
xlvi, 677 pp.

Third and final edition of the first American work devoted to the law of women is chiefly valued for its description of the legal character of domestic relations. Reeve founded the first American law school, Litchfield Law School, in 1782.

Hardcover 1998 ISBN 978-1-886363-58-8
\$39.95



A Critical Essay Concerning Marriage

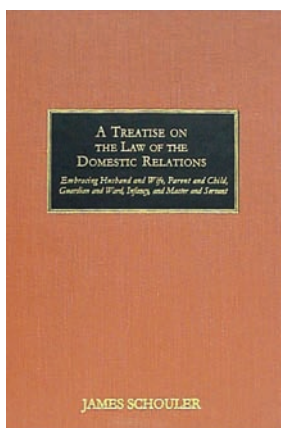
Shewing, I. The Preference of Marriage to a Single Life. ... V. The Nature of Divorce... To Which is Added, an Historical Account of the Marriage Rites and Ceremonies of the Greeks and Romans, and Our Saxon Ancestors, and of Most Nations of the World at this Day

Thomas Salmon

Originally published: London: Printed for Charles Rivington, 1724
[xx], 310, 5 pp.

Reprint of the first edition. A fascinating document of English social values, anthropological views and legal philosophy in the immediate decades after the Civil War and Restoration.

Hardcover 2005 ISBN 978-1-58477-460-0
\$34.95



A Treatise on the Law of the Domestic Relations

Embracing Husband and Wife, Parent and Child, Guardian and Ward, Infancy, and Master and Servant

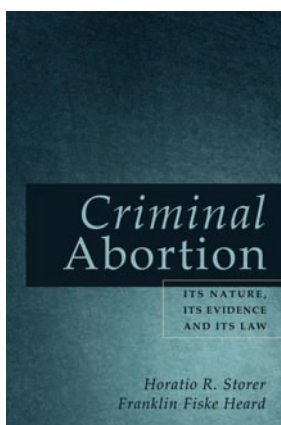
James Schouler

Originally published: Boston: Little, Brown, and Company, 1870
lix, 670 pp.

Reprint of the first edition. Schouler was America's leading authority on family law. This book was the first thorough study published in

the United States since Tapping Reeve's *The Law of Baron and Femme* (1816). A standard text, it went through six editions, the final appearing in 1921.

Hardcover 2004 ISBN 978-1-58477-419-8
\$39.95



Criminal Abortion

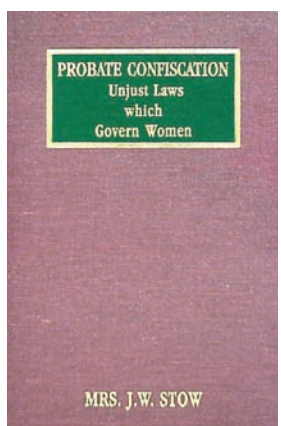
Its Nature, Its Evidence, and Its Law

**Horatio R. Storer
and Franklin Fiske Heard**

Originally published: Boston: Little, Brown, 1868
viii, 215 pp.

Containing both medical and legal perspectives, this is an important document from the early decades of the anti-abortion crusade. Dr. Storer led a medical campaign against abortion. Heard was a jurist and legal scholar.

Hardcover 2008 ISBN 978-1-58477-767-0
\$24.95
Paperback 2012 ISBN 978-1-61619-267-9
\$14.95



Probate Confiscation

Unjust Laws which Govern Women
Fourth edition revised and enlarged

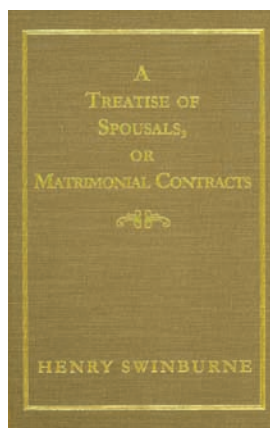
J.W. Stow

Originally published: [n.p.]: Printed and sold by the author, 1879
[irregular pagination] 381, 34, 288-301 pp.

Reprint of the fourth revised and enlarged edition. A fascinating, passionate and insightful first-hand account of the legal system as it was experienced by women in the U.S. in the latter quarter of the 19th-century,

and a well-informed feminist legal tract calling for economic justice and property rights for women and widows and their children.

Hardcover 2003 ISBN 978-1-58477-340-5
\$29.95



A Treatise of Spousals, or Matrimonial Contracts

Wherein all the Questions Relating to that Subject are Ingeniously Debated and Resolved

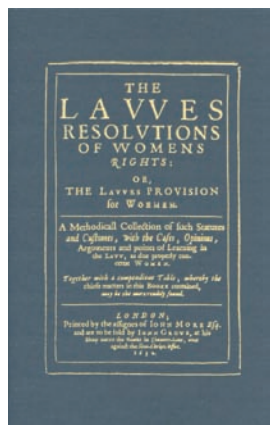
Henry Swinburne

Originally published: London: Printed by S. Roycroft for Robert Clavell, 1686
[xvi], 240 pp.

Reprint of the first edition. Published posthumously, this was the first English ecclesiastical law treatise devoted to marriage, the relationship between spousal

contracts and marriage contracts, the dissolution of those contracts and divorce.

Hardcover 2003 ISBN 978-1-58477-288-0
\$34.95



The Lawes Resolutions of Womens Rights

Or, The Lawes Provision for Woemen. A Methodicall Collection of Such Statutes and Customes, With the Cases, Opinions, Arguments and Points of Learning in the Law, As Doe Properly Concerne Women...

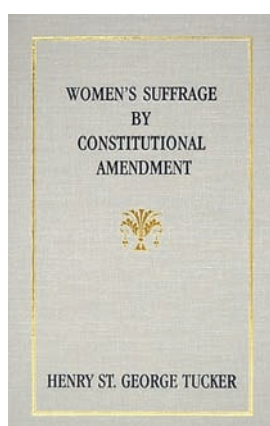
T. E.

Originally published: London: Printed by the Assignes of John More, 1632
[xiv], 404 pp.

Reprint of the rare first edition of the first work devoted exclusively

to women's law, this incomparable digest treats diverse topics such as age of consent, dower, hermaphrodites, polygamy, partition, chattels, divorce, descent, treason, felonies and rape.

Hardcover 2005 ISBN 978-1-58477-525-6
\$65.



Woman's Suffrage by Constitutional Amendment

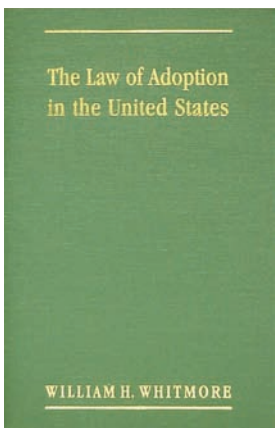
Henry St. George Tucker

Originally published: New Haven: Yale University Press, 1916
x, 204 pp.

Tucker [1853–1932], the grandson and namesake of Henry St. George Tucker [1780–1848], was a Congressman from Virginia and an opponent of most social legislation. He argues that a Constitutional amendment providing

for women's suffrage would violate the division between state and federal powers. According to Tucker, the right to vote is not a federal issue, but a local one.

Hardcover 2003 ISBN 978-1-58477-342-9
\$27.95



The Law of Adoption in the United States

And Especially in Massachusetts

William H. Whitmore

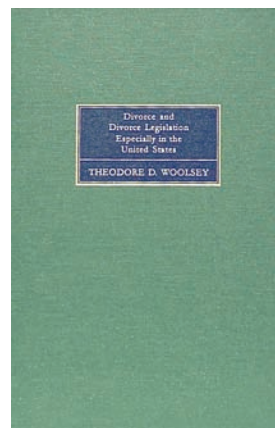
Originally published: Albany: Joel Munsell, 1876
vii, 111 pp.

Reprint of first and only edition.

Written in two parts, the first contains the texts of laws and related cases from twenty-two states. He also includes a brief summary of relevant European statutes. Organized by

topic, the second part describes how these laws compare and differ. This study remains a valuable guide for the scholar of the history of adoption law or family law to all aspects of American adoption law during the 19th century.

Hardcover 2003 ISBN 978-1-58477-344-3
\$29.95



Divorce and Divorce Legislation

Especially in the United States

Theodore D. Woolsey

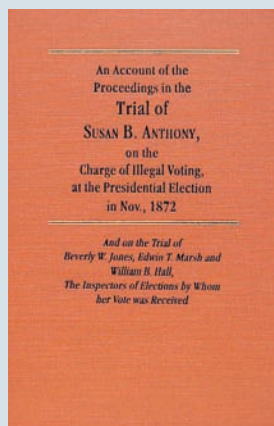
Originally published: New York: Charles Scribner's Sons, 1882
x, [9]–328 pp.

Reprint of the revised second edition.

Woolsey presents his viewpoints on divorce legislation with extensive statistical support. His views on the decline of divorce legislation are

supported by a scholarly examination of the roots of divorce law in Hebrew, Greek and Roman law, the doctrine of divorce as portrayed in the New Testament and in the Christian Church, and in Europe since the reformation.

Hardcover 2001 ISBN 978-1-58477-118-0
\$34.95



An Account of the Proceedings in the Trial of Susan B. Anthony

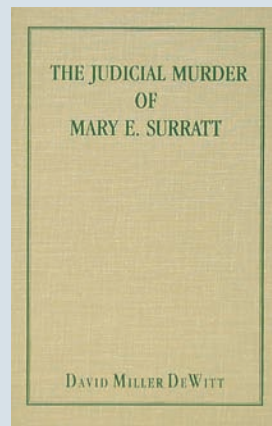
on the Charge of Illegal Voting, at the Presidential Election in Nov., 1872. And on the Trial of Beverly W. Jones, Edwin T. Marsh and William B. Hall, the Inspectors of Election by whom her Vote was Received

Susan B. Anthony

Originally published: Rochester: Daily Democrat and Chronicle Book Print, 1874
vii, 212 pp.

An account of the landmark suffragist trial that brought the cause of women's voting rights to the forefront of national attention in the United States.

Hardcover 2002 ISBN 978-1-58477-187-6
\$26.95



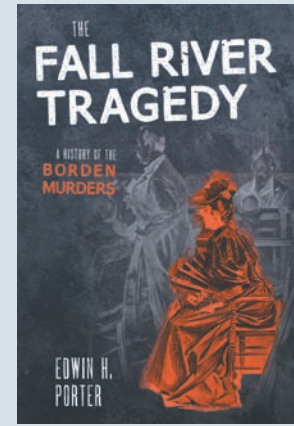
The Judicial Murder of Mary Surratt

David Miller DeWitt

Originally published: Baltimore: John Murphy & Co., 1895
vi, 259 pp.

Surratt was the first woman tried and executed by the U.S. She owned a boardinghouse in Washington, D.C. where John Wilkes Booth and other conspirators in the assassination of Abraham Lincoln often met. Tried and convicted of complicity in Lincoln's assassination and hanged on July 7, 1865, some consider her an innocent victim of a vengeful military tribunal that did not have the right to try her for her involvement.

Hardcover 2003 ISBN 978-1-58477-352-8
\$19.95



The Fall River Tragedy

A History of The Borden Murders. A Plain Statement of the Material Facts Pertaining to the Most Famous Crime of the Century, Including the Story of the Arrest and Preliminary Trial of Miss Lizzie A. Borden and a Full Report of the Superior Court Trial, with a Hitherto Unpublished Account of the Renowned Trickey-McHenry Affair Compiled from Official Sources and Profusely Illustrated with Original Engravings

Edwin H. Porter, Reporter

Originally published: Fall River: J.D. Munroe, 1893
312 pp. Illustrated

Compiled nearly contemporaneously with Lizzie's sensational trial, handsomely illustrated with photos and line illustrations. Porter was the Police Reporter of the Fall River Globe.

Hardcover 2006 ISBN 978-1-58477-546-1
\$49.95



TOP ROW

EULOGY OF LAWYERS
ePUB Kindle 978-1-61619-463-5 \$9.99
See page 61.

WHAT IS JUSTICE?
ePUB Kindle 978-1-61619-478-9 \$9.99
See page 44.

PURE THEORY OF LAW
ePUB Kindle 978-1-61619-486-4 \$9.99
See page 44.

GENERAL THEORY OF LAW AND STATE
ePUB Kindle 978-1-61619-470-3 \$9.99
See page 35.

THE ART OF QUESTIONING
ePUB Kindle 978-1-61619-465-9 \$9.99
See page 70.

BOTTOM ROW

THE FUGITIVE SLAVE RESCUE TRIAL
OF ROBERT MORRIS
ePUB Kindle 978-1-61619-484-0 \$9.99
See page 65.

THROUGH THE CODES DARKLY
ePUB Kindle 978-1-61619-477-2 \$9.99
See page 60.

THE HISTORY OF THE LAW OF LANDLORD
AND TENANT IN ENGLAND AND WALES
ePUB Kindle 978-1-61619-461-1 \$9.99
See page 27.

ADVENTURES IN INTERNATIONALISM
ePUB Kindle 978-1-61619-469-7 \$9.99
See page 34.

AUTHOR INDEX

- Abbott, Benjamin Vaughan 45
Adams, George Burton 29
Alfred, King of Wessex 23
Anderson, William C. 45
Anthony, Susan B. 82
Attenborough, F.L. 23
Austin, John 44
Azuni, D[omenico] A[lberto] 63
Bacon, Sir Francis 20
Ball, E. Elrington 29
Ballentine, James A. 45
Barbeyrac, J. 37
Barksdale, Clement 37
Barrett, Bryant 59
Baty, T. 40
Beck, Karen S. 62
Bentham, Jeremy 56
Benton, Elbert J. 40
Berger, Adolf 53
Billings, Warren M. 60
Black, Henry Campbell 45
Blount, Thomas 49
Bonner, Robert J. 28
Borden, Sir Robert Laird 13
Bourinot, Sir John George 14
Bouvier, John 46
Bowett, D.W. 38, 40
Bracton, Henry de 23
Brooke, Robert 9
Brown, Archibald 49
Brown, Peter Megargee 55, 70, 83
Buckland, W.W. 68
Burn, Richard 49
Burrill, Alexander M. 46
Butler, Sir Geoffrey 34
Butler, William E. 11, 34, 37, 38, 61, 63, 83
Bynkershoek, Cornelius van 38
Cahall, Raymond Du Bois 14
Cairns, John W. 6
Calabresi, Guido 56
Calamandrei, Piero 61
Calvo, Carlos 53
Cardozo, Benjamin 76
Carter, Samuel 79
Chadbourn, James Harmon 66
Claflin, Tennessee, Lady Cook 79
Clancy, James 79
Cohen, Edward E. 28
Cohen, Herman 23
Coke, Sir Edward 20
Coles, Elisha 49
Copinger, Walter 32
Cowell, John 49
Crandall, Samuel B. 40
Cunningham, T[imothy] 50
Curtis, George Ticknor 32
Damhouder, Josse de 52
Dargo, George 55, 60, 74
Davenport, Francis Gardiner 40
Deazley, Ronan 32
Detwiler, Donald S. 39
DeWitt, David Miller 82
Dickinson, John 12
Digby, Kenelm Edward 26
Ecklund, Constance Cryer 34
Ecklund, John E. 34
Edwards, George G. 30
Egerton, M.A. 14
Elias, Gbolahan 16
Epstein, Louis M. 64
Evans, William David 16
Evats, Williams 37
F.O. 54
Fairman, Charles 75
Falk, Richard A. 38
Ferencz, Benjamin 38
Ferriere, Claude Joseph de 53
Fessenden, Thomas G. 32
Field, David Dudley 57
Finch, George 34
Finkelman, Paul 65–68
Fitzherbert, Anthony 17
Forsyth, William 30
Fortescue, Sir John 20
Foss, Edward 29
Freidel, Frank 76
Friedman, Lawrence 55
Frohlich, Louis D. 32
Furey, Francis T. 8
Garner, Bryan A. 47, 50–52, 61
Gerard de Rayneval, Joseph-Mathias 63
Gierke, Otto 24, 44
Gilmore, Grant 16
Goodenough, Edwin R. 64
Goodhart, Arthur L. 64
Goodnow, Frank J. 12
Gordan, John D., III 65, 83
Gough, Richard 24
Grant, W.L. 14
Greenidge, A.H.J. 28
Grotius, Hugo 11, 37
Haines, Charles Grover 75
Hale, Sir Matthew 22
Hamilton, Alexander 73
Hargrett, Lester 74
Harriman, Edward A. 40
Harris, John 50
Harrison, William Montago 26
Hastie, Reid 30
Haynes, Evan 30
Hazlitt, William 38
Heale, William 79
Heard, Franklin Fiske 81
Henriques, H.S.Q. 64
Higgins, H.E. Judge Rosalyn 38
Hoefflich, Michael H. 10, 61
Hoffman, Frederick L. 66
Holdsworth, William S. 22, 26
Holland, Thomas Erskine 41
Holthouse, Henry James 50
Horowitz, Valerie L. 4
Hudson, Manley O. 41
Hughes, William 17
Hunt, Gaillard 73
Hurd, John Codman 66
Hurd, Rollin C. 68
Hurst, James Willard 74
Hutchinson, John 31
Hyde, Robert 79
Jackson, E. Hilton 54
Jacob, Giles 26, 47, 50
Jacobs, Clyde E. 75
Jacobsen, Frederick J. 41
Jameson, John Alexander 72
Jaques, E.T. 33
Johnson, Franklin 66
Kachenovskii, D.I. 34
Kalman, Laura 62
Kaplan, Benjamin 33
Kelham, Robert 54
Kelsen, Hans 35, 41, 44, 83
Kemble, John Mitchell 24
Khadduri, Majid 41
Kitchin, S.B. 80
Ladd, William 42
Lang, Maurice Eugen 56
Larson, Lawrence 35
Laski, Harold J. 35
Lauterpacht, H[ersch] 36
Lawrence, Robert L. 47
Lefroy, A.H.F. 15
Lemkin, Raphael 38
Lewis, Timothy 50
Lieber, Francis 38
Liebermann, Felix 24
Littleton, Sir Thomas 21
Livingston, Edward 60
Loeb, Isidor 80
Lorimer, James 36
Lowndes, John J. 32
Lund, Thomas 2
Macaulay, Thomas Babington 58
Maccoby, Simon 34
MacDonell, Sir John 31
Madison, James 73
Mahan, A.T. 42
Maitland, Frederick William 22
Mangum, Charles 68
Mansfield, Edward D. 80
Manson, Edward 31
Marriott, William 50
Marshall, John 75
Martin, Francois Xavier 16
Martin, Lawrence 42
Matsell, George W. 52
Maugham, Robert 32
Maxwell, John Irving 48
Meade, Jennie 53
Megarry, Sir Robert 55
Meiklejohn, Alexander 73

- Mendelsohn, John 39
 Molhuysen, P.C. 37
 Montague, Francis C. 22
 Montefiore, Joshua 33, 48
 Monteleone, Vincent J. 52
 Moore, John Norton 38
 Morgan, J.H. 40
 Morrice, John 11, 37
 Morris, Robert C. 42
 Morris, Thomas D. 69
 Morris, William Alfred 24
 Moulton, R.K. 73
 National Association for the
 Advancement of Colored People 65
 Neilson, George 31
 Nichols, Francis Morgan 21
 Nichols, John 24
 Noyes, C. Reinold 26
 O'Sullivan, D.A. 14
 Ogle, Arthur 24
 Palmer, Vernon V. 16, 60, 83
 Partridge, Eric 52
 Pennington, Nancy 30
 Penrod, Steven D. 30
 Perkovich, Joseph 38
 Perry, Jairus Ware 16
 Pettingal, John 31
 Pharr, Clyde 28
 Phillimore, John George 44
 Phillimore, Sir Walter George Frank 42
 Phillips, Walter Alison 42
 Phillipson, Coleman 43
 Plucknett, Theodore F.T. 22, 25
 Pollock, Sir Frederick 22, 43
 Poole, Reginald Lane 25
 Pope, Benjamin W. 47
 Porter, Edwin H. 82
 Pothier, Robert Joseph 16
 Potts, Thomas 51
 Powell, Chilton Latham 80
 Power, Samantha 38
 Ralston, Jackson H. 43
 Rapalje, Stewart 47
 Rastell, John 51
 Rastell, William 51
 Reeve, Tapping 80
 Riddell, William Renwick 13
 Roche, Henry Philip 38
 Rogers, Edward S. 33
 Rossman, George 70
 Salmon, Thomas 80
 Schabas, William 38
 Schechter, Frank I. 33
 Schouler, James 81
 Schwartz, Bernard 59
 Schwartz, Charles 32
 Schwarz, Philip J. 69
 Scott, Colonel H[enry] L[ee] 48
 Scott, James Brown 34, 36, 43, 83
 Scrutton, Sir Thomas Edward 33
 Seipp, David J. 9, 19, 23
 Selden, John 21, 22, 63
 Sereni, Angelo Piero 36
 Serghides, George A. 70
 Sheppard, Steve 19, 21, 22, 38
 Shumaker, Walter A. 48
 Skene, John 51
 Sleeman, Bill 62
 Smith, Gertrude 28
 Smith, Herbert Arthur 15
 Smith, J.M. Powis 64
 Spence, George 59
 Spivack, Carla 55
 Stansbury, Arthur J. 72
 Statham, Nicholas 18
 Stein, Jacob E. 61, 83
 Stern, Herbert J. 71
 Stevens, Robert 62
 Stimson, Frederic Jesup 48
 Stone, Julius 38
 Storer, Horatio R. 81
 Story, Joseph 4–5, 76–78
 Stow, J.W. 58, 81
 Stroud, F. 51
 Sulzberger, Mayer 64
 Swinburne, Henry 81
 T.E. 81
 Tayler, Thomas 48
 Taylor, Telford 38
 Thorpe, Francis Newton 73
 Tomsinov, Vladimir A. 34
 Trayner, John 54
 Tucker, Henry St. George 81
 Tucker, Robert W. 43
 Tucker, St. George 73
 Vickers, C. W. 26
 Vile, John R. 8, 72
 Viner, Charles 19
 Vinogradoff, Sir Paul 25, 34
 Wade, John 58
 Wandell, Samuel H. 10
 Watson, Samuel James 15
 West, William 27
 Wheaton, Henry 69
 Whewell, William 37
 Whishaw, James 51
 Whiting, William 43
 Whitmore, William H. 82
 Wiecek, William M. 73
 Wiener, Frederick Bernays 70
 Williams, Thomas Walter 51
 Wonnacott, Mark 27, 83
 Woodbine, George E. 25
 Woolrych, Humphry William 31
 Woolsey, Theodore D. 82
 Wyman, Bruce 12
 Ziegler, Benjamin Munn 75
 Zucrow, Solomon 69

TITLE INDEX

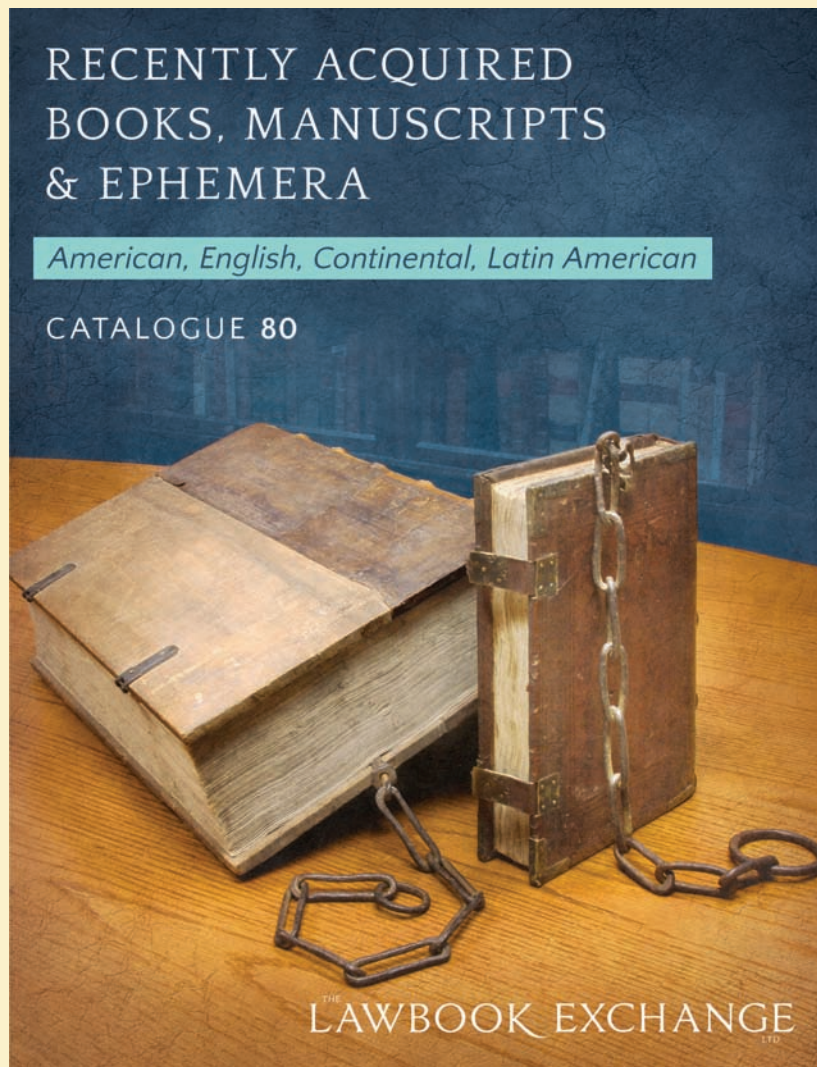
- Abolitionists in Northern Courts 67
Abridgement of Cases 18
Account of the Proceedings in the Trial of Susan B. Anthony, An 82
Administration of Justice from Homer to Aristotle, The 28
Administrative Justice and the Supremacy of Law 12
Adventures in Internationalism 34, 83
African Slave Trade and American Courts, The 67
Aggression and World Order 38
Anatomy of a Trial 71
Ancient Athenian Maritime Courts 28
Ancient Hebrew Law of Homicide, The 64
Apologie for Women, An 79
Armaments and Arbitration 42
Art of Questioning, The 70, 83
Axis Rule in Occupied Europe 38
Bibliography of the Constitution and Laws of the American Indians, A 74
Biographia Juridica 29
Blackstone's Commentaries 73
Briefing and Arguing Federal Appeals 70
Britton 21
Canada's Federal System 15
Canadian Constitution in Form and in Fact, The 13
Canadian Constitutional Development 14
Canadian Constitutional Studies 13
Canon Law in Mediaeval England, The 24
Catalogue of Notable Middle Templars, A 31
Catholic Conception of International Law, The 36
Charles Dickens in Chancery 33
Civil Code of the State of New York, The 57
Classic Essays on Legal Advocacy 70
Code Napoleon and the Common-Law World, The 59
Code Napoleon or, the French Civil Code, The 59
Code Napoleon, The 59
Code of Civil Procedure of the State of New York, The 57
Code of Criminal Procedure of the State of New York, The 57
Codex Diplomaticus Aevi Saxonici 24
Codification in the British Empire and America 56
Codification, Transplants and History 6
Collection of all the Wills... of the Kings and Queens of England, A 24
Collective Security under International Law 35
Colony to Empire 74
Commentaries on Equity Jurisprudence 78
Commentaries on the Conflict of Laws 1ed. 77
Commentaries on the Conflict of Laws 2ed. 77
Commentaries on the Conflict of Laws 8ed. 77
Commentaries on the Constitution of the United States 2ed. 77
Commentaries on the Constitution of the United States 4ed. 77
Commentaries on the Constitution of the United States. 3ed. 77
Commentaries on the Law of Agency 1ed. 78
Commentaries on the Law of Bailments 1ed. 78
Commentaries on the Law of Bills of Exchange 78
Commentaries on the Law of Partnership as a Branch
of Commercial and Maritime Jurisprudence 78
Commercial Dictionary, A 48
Common Law for the Age of Statutes, A 56
Compendious and Comprehensive Law Dictionary, A 51
Compendious Law Dictionary, A 51
Concise History of the Common Law. Fifth Edition, A 22
Confederation of Europe, The 42
Constitution at the Cross Roads, The 40
Constitutional Decisions of John Marshall, The 75
Constitutional Equality 79
Constitutional Guide, The 73
Constitutional History of Canada, The 15
Constitutional History of the United States, The 73
Council and Courts in Anglo-Norman England 29
Creation of the Common Law, The 2
Criminal Abortion 81
Criminal Slang 52
Critical Essay Concerning Marriage, A 80
Cross-Examination 71
Crystal Night Pogrom, The 39
Cyclopedic Law Dictionary, The 48
Davenport, Francis Gardiner 40
David Hoffman 62
De Iure Belli Ac Pacis Libri Tres 37
De Jure Praedae Commentarius 37
De Laudibus Legum Angliae 20
De Legibus et Consuetudinibus Angliae 23
De Verborum Significatione 51
Debates in the Federal Convention of 1787, The 73
Deportation of the Jews to the East 39
Development of International Law, The 34
Development of State Legislation Concerning the Free Negro, The 66
Dictionary of American and English Law, A 47
Dictionary of Law, A (Anderson) 45
Dictionary of Law, A (First Edition) (Black) 45
Dictionary of Law, A (Second Edition) (Black) 45
Dictionary of Terms and Phrases Used in American
or English Jurisprudence 45
Dictionary of the Norman or Old French Language, A 54
Dictionary of the Underworld, British and American, A 52
Dictionnaire Manuel de Diplomatie et de Droit International
Public et Prive 53
Die Gesetze der Angelsachsen 24
Direct Examination 71
Divorce and Divorce Legislation 82
Earliest Norwegian Laws, The 35
Einsatzgruppen or Murder Commandos, The 39
Elementary Catechism on the Constitution of the United States 72
Elements of the Common Laws of England, The 20
Encyclopedic Dictionary of Roman Law 53
English Dictionary, An 49
English Domestic Relations 1487–1653 80
English Society in the Eleventh Century 25
Enquiry Into the Use and Practice of Juries among the Greeks and Romans 31
Enquiry Into the Validity of the British Claim ... African Slave-Trade 69
Essay on a Congress of Nations, An 42
Essay on the Law of Patents for New Inventions, An 32
Essays in Law and History 22
Eulogy of Lawyers 61, 83
Euology of Judges 61
European Treaties Bearing on the History of the United States
and Its Dependencies 40
Exchequer in the Twelfth Century, The 25
Explaining Constructive Trusts 16
Explanation of the Constitution of the United States of America, An 8
Exposition of Certain Difficult and Obscure Wordes, An 51
Extraordinary Black Book, The 58
Fall River Tragedy: A History of the Borden Murders, The 82
Familiar Exposition of the Constitution of the United States, A 78
Federalism in North America 15
Federalist 1ed, The 73
Federalist 1ed. [Leaf Book], The 73
Federalist 2ed, The 73
Figure It Out 55

- "Final Solution" in the Extermination Camps, The 39
 First Part of Symboleographie, The 27
 First Part of the Institute of the Laws of England, The 20
 Five Jewish Lawyers of the Common Law 64
 Four Thirteenth Century Law Tracts 25
 Fourth Part of the Institutes of the Laws of England, The 20
 Francis Lieber 76
 Frankpledge System, The 24
 Free Blacks, Slaves, and Slaveowners in Civil and Criminal Courts 67
 Free Men All 69
 Free Speech and Its relation to Self-Government 73
 Freedom of the Seas, The 37
 Fugitive Slave Rescue Trial of Robert Morris, The 65, 83
 Fugitive Slaves and American Courts 67
 Function of Law in the International Community, The 36
 General Abridgment of Law and Equity, A 19
 General Theory of Law and State 35, 83
 Genius of the Common Law, The 22
 Glossary of Mediaeval [Medieval] Welsh, A 50
 Glossary of Technical Terms, Phrases, and Maxims of the Common Law 48
 Good Will Trade-Marks and Unfair Trading 33
 Government in Canada 14
 Grand Abridgment of the Law Continued, The 17
 Grand Jury, The 30
 Great Jurists of the World 31
 Grotius on the Rights of War and Peace 37
 Growth of the Manor, The 25
 Guarantee Clause of the United States Constitution, The 73
 Historical Foundations of the Law Relating to Trade-Marks, The 33
 Historical Introduction to the Land Law, An 26
 Historical Sketch of the Law of Copyright, An 32
 History and Analysis of the Common Law of England, The 22
 History of Divorce, A 80
 History of English Law Before the Time of Edward I, The 22
 History of Lawyers. Ancient and Modern, The 30
 History of the English Bar and Attornatus to 1450, A 23
 History of the Law of Landlord and Tenant in England and Wales, The 27, 83
 History of Trial by Jury, The 30
 Holocaust, The 39
 Illustrious Hugo Grotius of the Law of Warre and Peace, The 37
 Imperfect Union, An 68
 Infants Lawyer, The 79
 Inside the Jury 30
 Institutes of the Law of Nations, The 36
 Institution of Property, The 26
 Instructions for the Government of Armies of the United States
 in the Field 38
 International Arbitration and Procedure 42
 International Arbitration from Athens to Locarno 43
 International Bill of the Rights of Man, An 36
 International Law and Diplomacy of the Spanish-American War 40
 International Law of Civil War, The 38
 International Law of John Marshall, The 75
 International Tribunals 41
 Interpreter, The 49
 Introduction to the History of the Law of Real Property with Original
 Authorities, An 26
 Italian Concept of International Law, The 36
 Jefferson's Louisiana 60
 Jewish Emigration 1938-1940 39
 Jewish Emigration 39
 Jewish Emigration from 1933 to the Evian Conference of 1938 39
 Jewish Marriage Contract, The 64
 Jewish Marriages and the English Law 64
 Judges in Ireland, 1221-1921, The 29
 Judges of England, The 29
 Judicial Dictionary of Words and Phrases Judicially Interpreted, The 51
 Judicial Murder of Mary Surratt, The 82
 Judicial System and the Jews in Nazi Germany, The 39
 Jurisprudence of the Jewish Courts in Egypt, The 64
 La Graunde Abridgement (Brooke) 9
 La Graunde Abridgement (Fitzherbert) 17
 Latin for Lawyers 54
 Latin Phrases and Maxims 54
 Law and Civil War in the Modern World 38
 Law and Markets in United States History 74
 Law and Social Order in the United States 74
 Law and the Modern Condition 55
 Law Dictionary, A (Ballentine) 45
 Law Dictionary, A (First Edition) (Bouvier) 45
 Law Dictionary, A (Second Edition) (Bouvier) 45
 Law Dictionary, A (Seventh Edition) (Bouvier) 45
 Law Dictionary, The (Jacob) 47
 Law Glossary, The 48
 Law in Postcards and Ephemera, The 61
 Law of Adoption in the United States, The 82
 Law of Baron and Femme, The 80
 Law of Copyright in Works of Literature and Art, The 32
 Law of Copyright, The 33
 Law of Freedom and Bondage in the United States, The 66
 Law of Motion Pictures, The 32
 Law of Succession, Testamentary and Intestate, The 26
 Law of the United Nations, The 41
 Law of War and Neutrality at Sea, The 43
 Law School 62
 Law Writers and the Courts 75
 Lawes Resolutions of Womens Rights, The 81
 Law-French Dictionary Alphabetically Digested, The 54
 Laws of Liberty and Property, The 26
 Laws of the Earliest English Kings, The 23
 Laws of the Sea 41
 Laws of War on Land, The 41
 League of Nations, The 43
 Lectures on Jurisprudence 44
 Legal Code of Aelfred the Great, The 23
 Legal Definitions 47
 Legal Procedure of Cicero's Time, The 28
 Legal Property Relations of Married Parties, The 80
 Legal Realism at Yale, 1927-1960 62
 Legal Rights, Liabilities and Duties of Women, The 80
 Legal Status of the Negro, The 68
 Legalizing the Holocaust 39
 Les Termes de la Ley 51
 Lexicon Technicum 50
 Life and Letters of Joseph Story 76
 Lives of Eminent Serjeants-at-Law of the English Bar 31
 Lynching and the Law 66
 Magistrates and Pioneers 60
 Manual for the Law of Maritime Warfare, A 38
 Mare Clausum 63
 Maritime Law of Europe, The 63
 Medical Experiments on Jewish Inmates of Concentration Camps 39
 Military Dictionary 48
 Miscellaneous Writings of Joseph Story, The 76
 Most Excellent Hugo Grotius, The 37
 Mr. Justice Miller and the Supreme Court 75

TITLE INDEX

- Nakaz of Catherine the Great, The 34
 National Association for the Advancement of Colored People 65
 Natural Law and the Theory of Society 1500 to 1800 44
 New and Complete Law-Dictionary, A (Cunningham) 50
 New Law Dictionary and Glossary, A (Burrill) 46
 New Law Dictionary and Institute of the Whole Law, A (Brown) 49
 New Law Dictionary, A (Burn) 49
 New Law Dictionary, A (Holthouse) 50
 New Law Dictionary, A (Marriott) 50
 New Law Dictionary, A (Whishaw) 51
 New Law-Dictionary, A (Jacob) 50
 New Miscellany at Law, A 55
 New York Field Codes Series. 1850-1865 57
 Nomo Lexikon 49
 NOMOTHETAS: The Interpreter 49
 Nuremberg and Vietnam 38
 Of the Rights of War and Peace 11, 37
 On the Art of Cross-Examination 70
 On the Freedom of the Sea 63
 On the History of International Law and International Organization 34
 Opera Omnia 21
 Origin and History of Hebrew Law, The 64
 Origins of Western Law from Athens to the Code Napoleon, The 34
 Paradoxes of Legal Science, The 76
 Parliamentary Procedure and Practice in the Dominion of Canada 14
 Paths to Privy, The 16
 Peace Through Law 41
 Penal Code of the State of New York, The 57
 Penal Code Prepared by the Indian Law Commissioners, A 58
 Plan of Parliamentary Reform, in the Form of a Catechism 56
 Pocket Dictionary of the Law of Bills of Exchange, A 48
 Political Code of the State of New York, The 57
 Political Theories of the Middle Ages 24
 Political Theory of Bolshevism, The 35
 Principles and Maxims of Jurisprudence 44
 Principles of International Law 35
 Principles of the Administrative Law Governing the Relations
 of Public Officers, The 12
 Principles of the Administrative Law of the United States, The 12
 Probate Confiscation 58, 81
 Propoganda and Aryanization, 1938–1944 39
 Proposed Amendments to the US Constitution 1787–2001 72
 Proposed Amendments to the US Constitution 1787–2001
 Supplement 2001–2010 72
 Punishing the Perpetrators of the Holocaust 39
 Pure Theory of Law 44, 83
 Race Traits and Tendencies of the American Negro 66
 Relief and Rescue of Jews from Nazi Oppression, 1943-1945 39
 Relief in Hungary and the Failure of the Joel Brand Mission 39
 Reports of Sir Edward Coke, The 19
 Rescue to Switzerland 39
 Rights of War and Peace, The 37
 Role of the Supreme Court 1789–1835, The 75
 Role of the Supreme Court 1835–1864, The 75
 Roman Law of Slavery, The 68
 Second Part of Symbolography, The 27
 Second Part of the Institutes of the Laws of England, The 20
 Security Interests in Personal Property 16
 Selected Works of D.I. Kachenovskii 34
 Selection and Tenure of Judges, The 30
 Self-Defense in International Law 40
 Sententiae Selectae Pertinentes ...Criminalium 52
 Short Treatise on Canadian Constitutional Law, A 15
 Sketch of English Legal History, A 22
 Slave Rebels, Abolitionists and Southern Courts 67
 Slavery in the Courtroom 68
 Slavery, Race and the American Legal System 1700–1872 67
 Society and Nature 44
 Sources on the History of the American Law of Lawyering 61
 Southern Slaves in Free State Courts 67
 Sovereign Council of New France, The 14
 Sovereign States and Suits 43
 Spanish Origin of International Law, The 36
 Statham's Abridgment of the Law 18
 Statutes and Their Interpretation in the First Half 25
 Statutes on Slavery 67
 Studies in the Problem of Sovereignty 35
 Summation 71
 Syllabi, The 61
 System of Penal Law, for the State of Louisiana, A 60
 Termination of War and Treaties of Peace 43
 Theodosian Code, The 28
 Third Part of the Institutes of the Laws of England, The 20
 Thirty Years of Lynching in the United States 1889-1918 65
 Thorpe, Francis Newton 73
 Three Centuries of Treaties of Peace and Their Teaching 42
 Through the Codes Darkly 60, 83
 Titles of Honor 21
 Tracts Written by John Selden of the Inner-Temple, Esquire 22
 Treaties of Peace, 1919-1923, The 42
 Treaties, Their Making and Enforcement 40
 Treatise of Feme Coverts, A 79
 Treatise of Spousals, or Matrimonial Contracts, A 81
 Treatise on Constitutional Conventions, A 72
 Treatise on Obligations, A 16
 Treatise on the Law of Copyright, A 32
 Treatise on the Law of Obligations, A 16
 Treatise on the Law of Patents, A 32
 Treatise on the Law of the Domestic Relations, A 81
 Treatise on the Law of Trusts and Trustees, A 16
 Treatise on the Law of War, A 38
 Treatise on the Laws of Literary Property, A 32
 Treatise on the Right of Personal Liberty, A 68
 Treatise on the Rights, Duties, and Liabilities of Husband and Wife
 at Law and in Equity, A 79
 Trial by Combat 31
 Trials for Adultery 79
 Trying Cases to Win 71
 Twice Condemned 69
 Unhurried View of Copyright, An 33
 United Nations Forces 38
 Unsigned Essays of Supreme Court Justice Joseph Story, The 4
 Villainage in England 25
 Vocabulum 52
 Voir Dire and Opening Argument 71
 Wannsee Protocol and a 1944 Report on Auschwitz, The 39
 War 40
 War and Peace in the Law of Islam 41
 War Powers under the Constitution of the United States 43
 What is Justice? 44, 83
 What Medicine Can Do for Law 76
 Woman's Suffrage by Constitutional Amendment 81
 Women, Slaves and the Ignorant in Rabbinic Literature 69
 Working Lawyer's Life, A 62
 Year Books, The 19
 You Should Not 10

WE ARE PLEASED TO ANNOUNCE OUR LATEST ANTIQUARIAN CATALOGUE



HIGHLIGHTS INCLUDE

- ♥ 1797 London edition of John Adams's *Defence of the Constitutions of the United States*
- ♥ Two early printed books in contemporary chained bindings
- ♥ First English edition of Montesquieu's *Spirit of Laws*
- ♥ Volume of rare pamphlets concerning a notable Argentinean fraud trial

An illustrated copy can be viewed online at our website: www.lawbookexchange.com.

A print copy is available.

THE
LAWBOOK EXCHANGE
LTD.

33 Terminal Avenue, Clark, New Jersey 07066-1321

Telephone: (732) 382-1800 or (800) 422-6686 | Fax: (732) 382-1887 | www.lawbookexchange.com