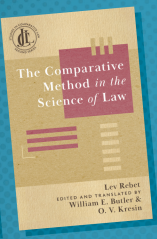
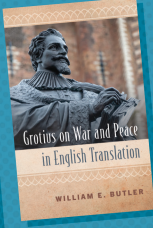
NEW AND NOTEWORTHY

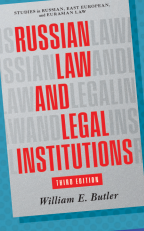
TALBOT

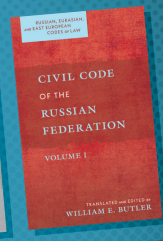
PUBLICATIONS 2023



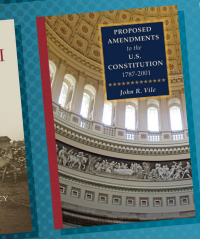


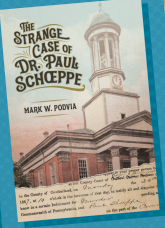


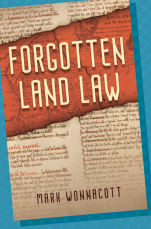


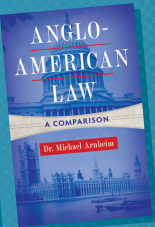


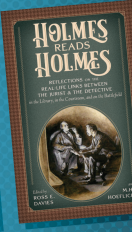


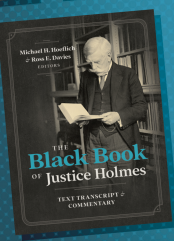


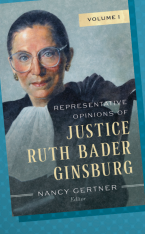


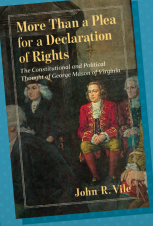


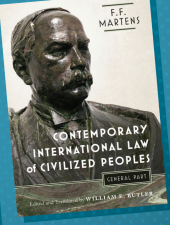


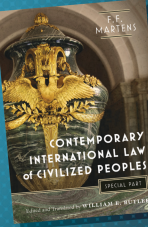












L'AWBOOK EXCHANGE

L'AWBOOK EXCHANGE

33 Terminal Avenue Clark, New Jersey 07066



Phone: (732) 382-1800 or (800) 422-6686 Fax: (732) 382-1887

E-mail: law@lawbookexchange.com

www.lawbookexchange.com

ABOUT US

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

- **TALBOT PUBLISHING** presents new monographs of current scholarship in law and legal history.
- THE LAWBOOK EXCHANGE, LTD. reprints began in 1991, and is now a series of more than 1,200 classic texts, many with new introductions, indexes and other new material by leading scholars. Our reprints feature unabridged, carefully reproduced texts, acidfree paper and attractive, high-quality bindings.

CONTENTS

New from Talbot Publishing	1–17
Recent Titles from Talbot Publishing	18–19
Selections from Our Backlist	20
Legal Bibliography & Reference	20
Biography	20
Blackstone	20
Canadian Law & Legal History	21
Comparative Law	21
Criminal Law	21
Law Dictionaries	21–22
Legal Education	22
English Law	22-24
Law of Finance	25
Freedom of Speech and the Law	26
International Law	26-28
Law Interpretation	29
Jurisprudence and Philosophy of Law	29-31
Law and Literature	31
Maritime Law	31
Legal Profession	31
Law and Religion	32
Race and the Law	32-33
Roman Law	33-34
Trials	34
Trial Practice	34
United States Law	34-35
United States Constitutional Law	35-37
United States Supreme Court	37–38
War and Peace	38-41

This catalogue includes a selection of our backlist titles arranged by subject. To see more titles and subjects, visit our website: **www.lawbookexchange.com** and select **Publishing**.

E-LISTS: In addition to our print catalogues we offer e-lists of recently acquired items and special offers. Contact us if you would like to receive these lists.

SUBMISSIONS: Book proposals are always welcome. Contact us by e-mail: law@lawbookexchange.com.

A NOTE FOR ACADEMICS: Examination copies are available at a 30% discount. Desk copies will be provided to instructors who adopt a title for a course with an enrollment of 10 students or more. See our website for details.

We accept orders by telephone, fax, e-mail or through our website. We welcome visitors, although advance notice 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.

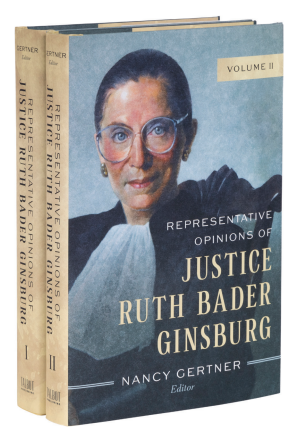
SHIPPING CHARGES: Will be applied to all orders. Domestic orders will be shipped via either Federal Express Ground Service or United Parcel Service, unless we receive other instructions. All overseas orders will be shipped via Federal Express, or USPS Air Service. All books are packed with requisite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

WARRANTY & RETURNS: Any item may be returned within ten (10) days of receipt for any reason; prior notification is necessary and returned items must be carefully packed and arrive safely.

Representative Opinions of Justice Ruth Bader Ginsburg

Edited by NANCY GERTNER

xvii, 811 pp. 2 volumes ISBN 978-1-61619-663-9 Hardcover with Dust Jacket 2022 \$95



EDITED WITH INTRODUCTORY MATERIAL by Judge

Nancy Gertner (Retired), this anthology consists of representative opinions from Associate Justice Ruth Bader Ginsburg's extraordinary body of work. It includes both the opinions on rights and discrimination for which Justice Ginsburg was best known and her precedent-setting work on civil and criminal procedure. Likewise included are her dissents in the cases that have defined the Supreme Court's recent terms, from Obamacare to the Voting Rights Act. These volumes provide an indispensable guide to the work of this remarkable woman and judicial giant.

Nancy Gertner was a United States District Court Judge (D. Mass.) from 1994–2011. Prior to 1994, Judge Gertner was a civil

rights and criminal defense lawyer in Massachusetts. She retired from the federal bench to join the faculty at Harvard Law School. She served as a Commissioner on President Biden's Commission on the Supreme Court of the United States. Named one of "The Most Influential Lawyers of the Past 25 Years" by *Massachusetts Lawyers Weekly*, she has published widely on sentencing, discrimination, forensic evidence, women's rights, the jury system, and the Supreme Court. Judge Gertner has received numerous awards, including the American Bar Association's Thurgood Marshall Award, Margaret Brent Women Lawyers of Achievement Award from the American Bar Association Commission on the Status of Women in the Profession, and the National Association of Women Lawyers' Arabella Babb Mansfield Award.

Justice Ruth Bader Ginsburg always said she stood on the shoulders of giants and Judge Nancy Gertner—a judicial giant in her own right—collects here the building blocks of RBG's judicial legacy. Don't let the memes mislead you: RBG was one of the most meticulous radicals in history, and the intricate scaffolding assembled in these pages stands as her love letter to equality, dignity, and constitutional democracy itself.

DAHLIA LITHWICK

Senior Legal Editor, Slate

Judge Gertner has provided a remarkable curated tour of Justice Ginsburg's oeuvre. These volumes not only enable an understanding of the breadth and innovation of Justice Ginsburg's judgments but also serve as guidance, from generation to generation, on the work that remains to be done.

JUDITH RESNIK

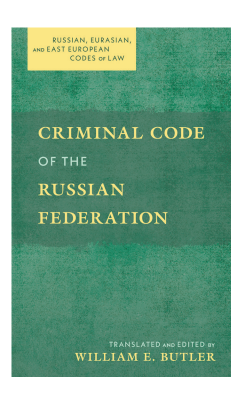
Arthur Liman Professor of Law, Yale Law School co-author of Representing Justice: Invention, Controversy and Rights in City-States and Democratic Courtrooms

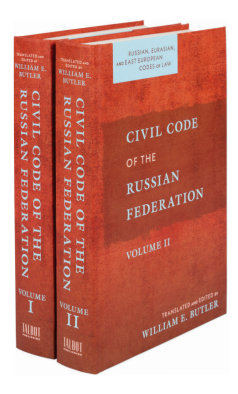
Criminal Code of the Russian Federation

Translated and Edited by **WILLIAM E. BUTLER**

liv, 409 pp. ISBN 978-1-61619-664-6 Hardcover 2022 \$185.

THE CRIMINAL CODE of the Russian Federation records the fundamental transformation in Russian criminal law in the post-Soviet era and reflects the accumulated experience of three decades of criminal policy. Since its inception in 1996, the Code has expanded in size substantially. The current version contains the responses of the Russian Federation to its new perception of its place in the international community.





Civil Code of the Russian Federation

Translated and Edited by WILLIAM E. BUTLER

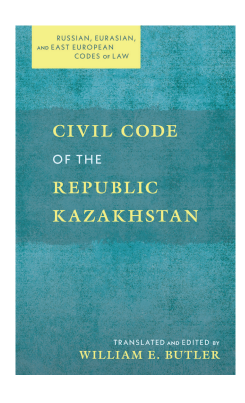
cxviii, 1020 pp. 2 volumes ISBN 978-1-61619-652-3 Hardcover 2021 \$250.

THE CIVIL CODE of the Russian Federation has since its inception been called the "economic constitution" of the transition to a market-oriented economy. Frequently amended and increasingly sophisticated, it is without rival as the key document for the legal practitioner or foreign investor concerned with Russian law. This version of the Code is as amended to 1 February 2021.

Criminal Code of the Republic Kazakhstan

Translated and Edited by WILLIAM E. BUTLER

lvii, 551 pp. ISBN 978-1-61619-649-3 Hardcover 2021 \$150.



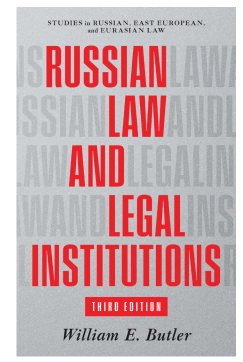
THE CIVIL CODE of the Republic Kazakhstan, as amended, is among the most influential documents of its kind in Central Asia. A key document for any foreign investor, it is of considerable interest to the international and comparative law community as a leading Central Asian model for a legal system in transition from the socialist legal tradition to a destination as yet undetermined.

Russian Law and Legal Institutions Third Edition

WILLIAM E. BUTLER

viii, 516 pp. ISBN 978-1-61619-648-6 Hardcover 2021 \$135.

THE MASSIVE AMENDMENTS IN 2020 to the Russian Constitution are explored in this revised and updated introduction to the historical and contemporary foundations of the Russian legal system set in the larger context of comparative legal studies. This volume retains its basic structure: The Russian Legal System in Context (Russian Law in Comparative Legal Studies; Russian Law and Legal Translation); The Foundations of Russian Law (The Pre-Revolutionary Heritage; Russian Legal Theory; Sources of Law; Legal Profession and Legal Education); The Administration of Russian Legality



(ministries of justice, judicial system, procuracy, notariat, registry for acts of civil status, administrative commissions, law enforcement agencies, investigative agencies, arbitration, and the role of non-State entities); and the State Structure of the Russian Federation (Presidency, Federal Assembly, Government, Subjects of the Federation, Local Self-Government). An extensive list of recommended reading is followed by the text of the 1993 Russian Constitution, as amended.

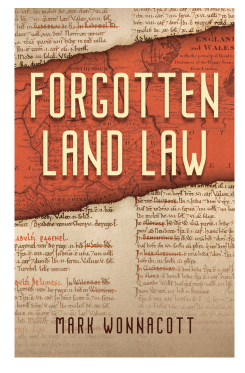
Forgotten Land Law

MARK WONNACOTT

xxix, [1], 325 pp. ISBN 978-1-61619-670-7 Hardcover 2022 \$85.

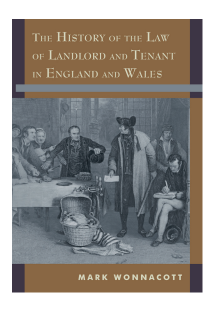
DO YOU EVER WORRY that all our modern textbooks tell the same story about land law in England and Wales, and that it might be the wrong story? That fewer than half a dozen books came through the great extinction event of the 1925 Birkenhead legislation, to frame the way that we have thought about land law ever since? This book is about the narratives that were forgotten. It is about what needs to be remembered, for principled decision making today. And if it were possible to write a thoroughly subversive book about black-letter land law, then this would be it.

Mark Wonnacott spent more than thirty years in full time practice at the Chancery Bar, the last ten in silk. He is the author of two other books—



Possession of Land (2006) and The History of the Law of Landlord and Tenant (2012)—which were also about the interconnectedness of land law, and how forgetting yesterday's law produces bad decisions today. Forgotten Land Law completes the trilogy. Mark intends to retire to Fiesole.

Also Available from MARK WONNACOTT



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

The Lawbook Exchange, Ltd. lvi, 363 pp.
ISBN 978-1-61619-223-5
Hardcover with Dust Jacket 2012
\$75.

The Lawbook Exchange, Ltd. lvi, 363 pp. ISBN 978-1-61619-224-2 Paperback 2013 \$65.

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.

Contemporary International Law of Civilized Peoples

F. F. MARTENS

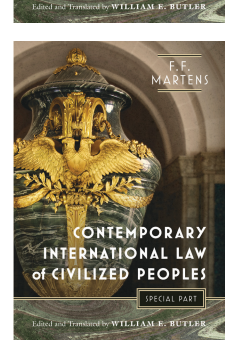
Edited and Translated by WILLIAM E. BUTLER

General Part

Special Part

lxii, 355 pp.
ISBN 978-1-61619-660-8
Hardcover with Dust Jacket 2021
\$150.

xxv, [3], 502 pp.
ISBN 978-1-61619-666-0
Hardcover with Dust Jacket 2022
\$150.



F.F.

MARTENS

CONTEMPORARY

GENERAL PART

INTERNATIONAL LAW

of CIVILIZED PEOPLES

FIRST PUBLISHED in Russian in 1882–1883, *Contemporary International Law of Civilized Peoples* ranks among the greatest treatises on international law and relations written during the nineteenth century. In this work Martens develops his concept of the international community and the respective roles of "civilized" and "uncivilized" peoples, and promotes several concepts that would become important in the twentieth century, such as the importance of "international administrative law" and the central role of human rights. The work has two complementary parts: the *General Part*, which addresses the conceptual and historical foundations of international law, the status of the international community, states, and individuals and territory and law of treaties, and the *Special Part*, which addresses Martens's concept of international administration, diplomatic and consular law, human rights, private international law, international criminal law and the laws of war and neutrality.

Enriched by an extensive biographical introduction, Butler's is the first English translation of this important work and the only version in any language to address changes made by the author between editions, including sections omitted in later versions. At long last, the English reader has access to the leading Russian thinker and diplomatist of the Imperial Russian period, one who continues to influence the development of international law.

Fedor Fedorovich Martens [1845–1909] was Professor of International Law at St. Petersburg University, nominated repeatedly for the Nobel Peace Prize, senior legal advisor to the Ministry of Foreign Affairs and the Emperor of the Russian Empire, member of the Hague Permanent Court of International Arbitration, diplomatic historian, a principal architect of the Hague peace conferences, author of major treatises on international law and the leading Russian textbook, recipient of honorary doctorates at continental and American law schools, and a member of the Institute of International Law elected to numerous academies of sciences, including the Russian Academy of Sciences.

William E. Butler has written extensively on the history of international law and is the founding editor of *Jus Gentium: Journal of International Legal History* (2016–). He is the John Edward Fowler Distinguished Professor of Law, Dickinson Law, Pennsylvania State University; Professor Emeritus of Comparative Law in the University of London (University College London); and Foreign Member, Russian Academy of Natural Sciences, National Academy of Sciences of Ukraine, and National Academy of Legal Sciences of Ukraine.

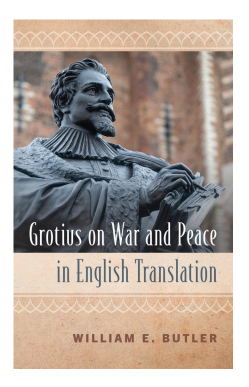
Grotius on War and Peace in English Translation

WILLIAM E. BUTLER

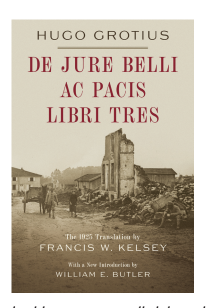
viii, 162, [8] pp. ISBN 978-1-61619-661-5 Hardcover 2021 \$95.

THE SEVEN PRINCIPAL ENGLISH-LANGUAGE VERSIONS

of Hugo Grotius's classic work *On the Law of War and Peace* (1625) were published between 1654 and 1928. Either by design or serendipity, each of these appeared on the eve of, during, or immediately after a major international conflict. All major achievements in their time, they expressed an overriding conviction that Grotian insights would enlighten present-day readers and help to lessen the incidence and horrors of armed conflict. Drawing upon archival sources never used previously, this study considers the history of these translations and their different approaches to Grotius's complicated text.



Also available with a New Introduction by WILLIAM E. BUTLER



De Jure Belli Ac Pacis Libri Tres

The 1925 Translation by **FRANCIS W. KELSEY**

The Lawbook Exchange, Ltd. [52], xlvi, 946, [2] pp. ISBN 978-1-61619-659-2 Hardcover 2021 \$150.

IN 1906 THE CARNEGIE INSTITUTION agreed to sponsor and finance a project to republish the "Classics of International Law" with new translations, annotations, and introductions, among them Grotius's *De Jure Belli ac Pacis*. When

health reasons compelled the replacement of the original translator, the project was handed to **Francis W. Kelsey** [1858–1927], a classicist and archaeologist at the University of Michigan, who was assisted by a team of colleagues. The result was the present volume: a new translation based on the last edition by the author (1646). Kelsey and his team painstakingly and thoroughly compared other language texts and translations, verified all of the footnotes and quotations and confirmed the use of legal terminology with specialists in international law. In all, no effort was spared to create a scholarly translation with lucid English prose. This facsimile reprint is accompanied by a new introduction that explores the previously unknown history of Kelsey's translation.



Revised Supplement 2001-2021 · Volume IV

JOHN R. VILE



The Lawbook Exchange, Ltd. xiii, [1], 15-171 pp. ISBN 978-1-61619-657-8 Hardcover 2021 \$95.

Complete Set, Vols. I-IV

The Lawbook Exchange, Ltd. 2020 pp. ISBN 978-1-58477-225-5 Hardcover 2003-2021 \$495.

SINCE 1787, only twenty-seven amendments have been proposed by twothirds majorities in Congress and ratified by three-fourths of the states. During this same time, members of Congress have introduced more than eleven and a half thousand proposals, and states have filed close to four hundred 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. **This fourth volume, which covers the years 2001–2021, replaces an earlier supplement that covered the years 2001–2010**.

Dr. John R. Vile (Ph.D., University of Virginia) is a Professor of Political Science and Dean of the University Honors College at Middle Tennessee State University. His other books on the constitutional amending process include the Encyclopedia of Constitutional Amendments, Proposed Amendments, and Amending Issues: 1789–2015 (4th ed., 2015), Conventional Wisdom: The Alternate Article V Mechanism for Proposing Amendments to the U.S. Constitution (2016) and Re-Framers: 170 Eccentric, Visionary, and Patriotic Proposals to Rewrite the U.S. Constitution (2014). His recent publications include A Companion to the U.S. Constitution and Its Amendments (7th ed., 2021), Essential Supreme Court Decisions: Summaries of Leading Cases in U.S. Constitutional Law (18th ed., 2022), The Constitutional Convention of 1787: A Comprehensive Encyclopedia of America's Founding (rev. ed., 2016), America's National Anthem: "The Star-Spangled Banner" in U.S. History, Culture and Law (2021), The Bible in American Law and Politics: A Reference Guide (2020), The Liberty Bell and Its Legacy: An Encyclopedia of an

PROPOSED

AMENDMENTS

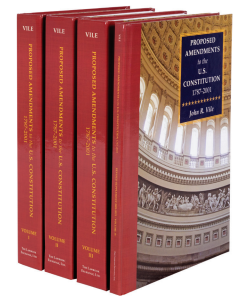
to the

U.S.

CONSTITUTION

1787-2001

John R. Vile



American Icon in U.S. History and Culture (2020), The Declaration of Independence: America's First Founding Document in U.S. History and Culture (2019), More Than a Plea for a Declaration of Rights: The Constitutional and Political Thought of George Mason of Virginia (2019), The American Flag: An Encyclopedia of the Stars and Stripes in U.S. History, Culture and Law (2018) and Governmental Responses to Natural Disasters in the U.S.: A Documentary History (2018). He is the co-editor of The Encyclopedia of the First Amendment, which is now online at https://mtsu.edu/first-amendment/encyclopedia.

Order by Phone: (732) 382-1800 or (800) 422-6686

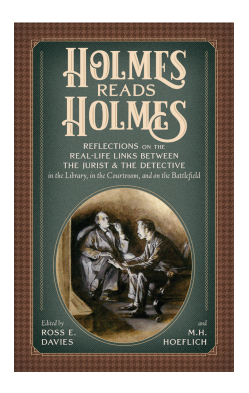
Holmes Reads Holmes

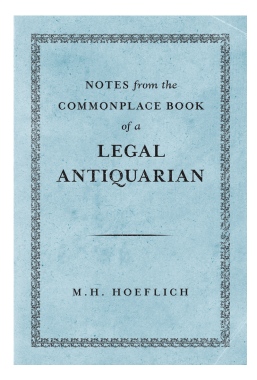
Reflections on the Real-Life Links Between the Jurist & the Detective in the Library, in the Courtroom, and on the Battlefield

Edited by ROSS E. DAVIES and M.H. HOEFLICH

84 pp. ISBN 978-1-61619-647-9 Hardcover 2020 \$24.95

starting in the victorian age, "Holmes" became a great name. First there was the best-selling essayist and poet Oliver Wendell Holmes, Sr. Then, as the 19th century turned to the 20th, his son Oliver Wendell Holmes, Jr. rose to fame as a judge, and, almost simultaneously, Sherlock Holmes rose to fame as a detective. The careers of those three Holmeses, and their respective reputations in both literature and in law, intertwined over seven decades—from the Civil War in the 1860s to the Supreme Court during the Depression years of the 1930s—as they occasionally influenced or entertained each other, and sometimes even shared the public spotlight.





Notes from the Commonplace Book of a Legal Antiquarian

M.H. HOEFLICH

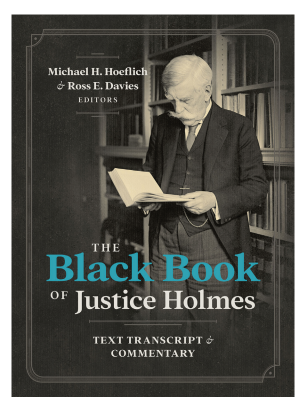
xii, 38 pp. ISBN 978-1-61619-662-2 Paperback 2021 \$12.95

NESTLE INTO A COMFORTABLE OLD CHAIR, pour a glass of a fine vintage port and enjoy a pleasant winter's entertainment. In the tradition of commonplacing, the recording of extracts from favorite texts, the author has selected sixteen pieces of poetry, prose and legal ephemera from his vast personal library for the enjoyment of his friends—and he considers anyone who reads this volume a friend. These selections on lawyers and the law include ten pieces of prose, four poems, one original

essay and a menu from a dinner given by a Harvard Law School social club in 1893. With wit, charm and introspection, they span the seventeenth through the twentieth centuries, paying homage to the lawyer's life, "one of unwearied exertion"—for better or worse.

The Black Book of Justice Holmes

Text Transcript & Commentary



Edited by MICHAEL H. HOEFLICH and ROSS E. DAVIES

(8-1/2" x 11") lxii, 497 pp. ISBN 978-1-61619-593-9 Hardcover 2021 \$195.

JUSTICE OLIVER WENDELL HOLMES, JR. (1841–1935)

is one of the most significant figures in American history, both as a judge and as a legal scholar. He was also, without question, one of the most well-read and erudite jurists of his age. Justice Holmes kept his personal notes in a volume that he called the *Black Book*. For more than 50 years, Holmes filled his *Black Book* with lists of books he read (including detailed notes on some of them), accounts of his travels, and even observations about flower blooms in Washington, DC, where he served on the U.S. Supreme Court from 1902 to 1932, and where he lived (except for summers at his place in Beverly Farms, MA)—and

continued to make entries in his *Black Book*—until his death in 1935. This volume gives insight into his mind and activities for a half-century.

Here the original text is provided in facsimile, with a transcription on facing pages. Additional essays by the editors and other scholars highlight the significance of the *Black Book* and situate it in jurisprudential and historical context.

The editors of the Black Book have produced a veritable Rosetta Stone for an important part of the Holmes oeuvre.... Now, Holmes students no longer need struggle with deciphering the justice's cramped handwriting and obscure references and can refer to reliable transcriptions linked to the original. A series of illuminating essays by the editors on several aspects of Holmes's jurisprudence completes this masterwork.

JEFFREY M. FLANNERY

Library of Congress Manuscript Division (Retired)

Every serious Holmes scholar will want a copy of this book. Absent context, many of Holmes's writings are difficult to interpret. But supplying context is often the problem. Holmes not only read widely, he read carefully. Like many of his generation, he preserved his thoughts in a diary, his so-called *Black Book*. Unfortunately, the problem for scholars has been that Holmes's handwriting is even more inscrutable than his prose. Now, thanks to M.H. Hoeflich and Ross E. Davies, we have a complete transcript of these diaries. The transcription and the accompanying essays are most helpful and I expect they will influence Holmes scholarship for years to come.

CATHARINE WELLS

Professor of Law, Boston College Author, Oliver Wendell Holmes: Willing Servant of an Unknown God (Cambridge University Press, 2020)

Talbot Publishing is pleased to announce Vol. 17, No. 2, September 2022

The Journal of Comparative Law

Edited by WILLIAM E. BUTLER

Dickinson School of Law, Pennsylvania State University; University College, University of London (UCL) (Emeritus)

and MICHAEL PALMER

SOAS, University of London (Emeritus); Institute of Advanced Legal Studies, University of London; Cheng Yu Tung Visiting Professor of Law, University of Hong Kong; Hong Kong Institute of Asia-Pacific Studies, Chinese University of Hong Kong

ISSN 1477-0814 (Print) ISSN 2767-1291 (Online)

SELECTED CONTENTS

SPECIAL PART: ISSUES IN ADMINISTRATIVE JUSTICE

Edited by Michael Palmer, Xi Chao & Ling Zhou

Introduction: Michael Palmer, Xi Chao & Ling Zhou

The Development of the Due Process Principle in post-2013 China: *Björn Ahl*

Judicial Review and EU Law Reviewed: The Independent Panel's Report on Judicial Review (CP 407) and the Government's Consultation Document on Judicial Review Reform (CP 408): *Patrick Birkinshaw*

Mandarins v. Mandarins: Procuratorate-initiated Administrative Public Interest Litigation in China: Ding Chunyan

Supporting the Marginalized in Zoom Justice:
Administrative Justice in an Australian Tribunal
Context: Jill Hunter & Linda Pearson

Why Not American-Style Judicial Review? Judicial Power and the Constitutional Interpretation System in China's Northern Warlords Government Era (1912–1928): Xiankui Mou

Complaints and Reviews in Homelessness Cases in England: *Patricia Ng*

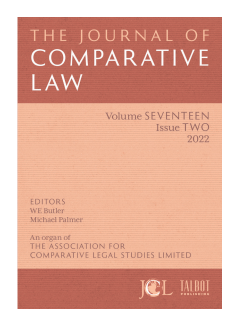
Judicial Review of Administrative Rules in China: Incremental Expansion of Judicial Power: Shiling Xiao & Yang Lin

Adjudication of Environmental Administrative Disputes in China: $Yuhong\ Zhao$

Administered Divorce in China: Reflecting on the 2020 Civil Code's Restrictive Turn: *Ling Zhou*

In addition, **articles** and **reviews** are contributed by *Ding Chunyan*, *Geoffrey Samuel*, *Faye Wang & Xi Chao*.

A full table of contents is available at our web site: www.lawbookexchange.com/the-journal-of-comparative-law.php



THE JOURNAL OF COMPARATIVE LAW (the

JCL), a scholarly resource for comparative legal studies, publishes material on all aspects of the field, in all types of legal traditions and in all geographical areas, theoretical, historical, modern, general, regional or country-specific. Contextual, theoretical and interdisciplinary approaches are particularly welcome, as are analyses of the practical aspects of comparative legal studies as articles, notes, review articles, case reports or notes, translations of documents in challenging languages and annotated bibliographies. The *JCL* is peer reviewed and issued in March and September.

SUBSCRIPTIONS

Institutional

USA Print and Electronic \$215
International Print and Electronic \$290
Electronic Only \$170

Individual

USA Print and Electronic \$160
International Print and Electronic \$190
Electronic Only \$130

The digital edition of *The Journal of Comparative Law* is hosted by HeinOnline, a product of William S. Hein & Co.

Talbot Publishing is pleased to announce

JCL STUDIES IN COMPARATIVE LAW



Second Series

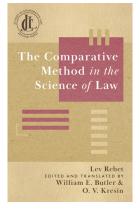
TALBOT

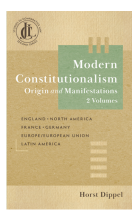
Treatises, monographs, collected articles, dissertations, bibliographies, dictionaries, memoirs, biography, documents, commentaries and translations—all worthy works with a comparative dimension—may be included in this second series, including materials on domestic legal systems, jurisprudence, private and public international law, comparative international law, comparative and foreign legal history.











Discovering the Unexpected

Comparative Legal Studies in Eastern and Central Europe

Edited by **WILLIAM E. BUTLER** and **O. V. KRESIN**

xiv, 562 pp. ISBN 978-1-61619-655-4 Hardcover 2021 \$150.

COMPARATIVE LAWYERS from Belarus, Turkish Republic of Northern Cyprus, Czech Republic, Hungary, Poland, Romania, Russia, Ukraine and the United States explore the contributions of Eastern and Central European comparatists mostly unknown outside the region in 25 essays addressing individuals, processes and institutions from the sixteenth century to recent times. Most names will be unfamiliar to comparative lawyers not from the region; some overlap in their geographical affiliation, and the boundaries of the region itself are

controversial. Several contributors give attention to Slavic law and its place within historical comparative studies. New light is cast on the development of comparative legal studies during the Soviet era and some of the principal personalities involved.

William E. Butler is the John Edward Fowler Distinguished Professor of Law, Dickinson School of Law, Pennsylvania State University; Emeritus Professor of Comparative Law, University of London (University College London); Foreign Member, National Academy of Sciences of Ukraine and National Academy of Legal Sciences of Ukraine.

Oleksiy Kresin, доктор юридичних наук, is a leading Ukrainian comparative lawyer; Head, Center of Comparative Jurisprudence, Koretsky Institute of State and Law, National Academy of Sciences of Ukraine; Secretary-General, Ukrainian Association of Comparative Jurisprudence; President, Ukrainian National Committee, International Association of Legal Sciences; Associate, International Academy of Comparative Law.

Bentham Around the World

Edited by SIMON PALMER and ZHAI XIAOBO

xvii, 241 pp. ISBN 978-1-61619-656-1 Hardcover 2021 \$95

THIS COLLECTION OF ESSAYS covers the reception of Jeremy Bentham's legal and political thought in a variety of different countries and historical periods. Authors from around the world explore how Bentham's utilitarian program of legal and political reform was disseminated (and sometimes distorted) in the United States, France, Germany, Japan, Russia, China, Italy, Spain and Australia. Themes or issues shared amongst the essays include the prominent role Étienne Dumont's famous redactions of Bentham's texts played in the early international reception of Bentham's thought, the ways in which Bentham's theories of law and government both succeeded and failed to penetrate political cultures that possessed natural law leanings and, relatedly, the apparent philosophical plasticity of Bentham's thinking (from which both liberal and authoritarian traditions have tried to profit). Together, the essays offer a fresh perspective on the relationship between Bentham's legal and political thought and the global history of utilitarianism.

Simon Palmer is a research student at the University of Leuphana Lüneburg. His research interests include both contemporary legal philosophy as well as its history, with a particular interest in Bentham's views on language, morality and law. He has taught at University College London and at the University of Oxford.

Zhai Xiaobo is Associate Professor at the University of Macau. His research interests include legal philosophy, constitutional theory and Bentham studies. His publications in English have appeared in *Law and Philosophy*, *The Journal of Legal History* and *International Journal of Constitutional Law*. His coedited volume, *Bentham's Theory of Law and Public Opinion*, was published by Cambridge University Press in 2014.

Comparative Law in Warsaw, 1800–1835

O. V. KRESIN

Edited and Translated by WILLIAM E. BUTLER

xiii, 242 pp. ISBN 978-1-61619-658-5 Hardcover 2021 \$95.

THE PARTITIONS OF POLAND (1772, 1793,

1795) and Napoleon's invasions of Central and Eastern Europe (1806–1813) made the territories of the former Polish-Lithuanian Commonwealth an unexpected recipient of legal traditions and substantive law imposed by conquering neighbors. At the same time the science of comparative law was beginning to develop. Influenced by these events and a keen interest in German legal thought and French codification, Polish jurists debated the appropriate balance of imported versus autochthonic law, the proper role of legal education, the development of a legal consciousness and the social role of the jurist. This is the first comprehensive study in English to examine the genesis of comparative legal studies in Poland, and Polish contributions to that field, during this decisive era in European history.

The Comparative Method in the Science of Law

LEV REBET

Edited and Translated by WILLIAM E. BUTLER and O. V. KRESIN

xxiv, 203 pp. ISBN 978-1-61619-665-3 Hardcover 2022 \$150.

THIS STUDY, previously unknown to the world of comparative law, may be considered to be the first monograph in the world devoted to the methodology

of comparative jurisprudence. Submitted in 1947 and defended as a dissertation in 1948 at the Ukrainian Free University in the Ukrainian language, the author considered comparative law to be a method. In turn, he defined "method", following other scholars, as the targeted use of a complex of means of effectuating scientific research on the basis of previously determined rules which also provide the formulation of the concepts and forming of a systemic notion about the subject-matter of the research. Especially rich in its treatment of interwar German materials, this volume is a historical landmark in the history of comparative law.

Lev Rebet (1912–1957) was a Professor at the Ukrainian Free University in Munich.

Modern Constitutionalism

Origin and Manifestations
England – North America – France
Germany – Europe/European Union
Latin America

HORST DIPPEL

xiv, 562 pp. 2 volumes ISBN 978-1-61619-676-9 Hardcover 2022 \$295. **DIPPEL** assesses the Virginia Declaration of Rights of 12 June 1776 and shows how its ten principles made it the founding document of modern constitutionalism, which subsequently spread across the United States and, beginning with the French Revolution, Europe and Latin America. He shows how these principles were always confronted, in varying degrees, by resistance and opposition and always enriched, modified, or diluted by local or regional variations. With its multiple examples from the 17th through the 21st centuries, he shows how both a global and individual national history of modern constitutionalism might look like and how it would help us to better understand the present constitutional situation of individual American and European states, as well as the world we live in.

Horst Dippel is professor emeritus of British and American Studies at the University of Kassel, Germany. He published widely on the constitutional history of the United States and Western European countries and was the editor-in-chief of the 33-volume series *Constitutions of the World from the Late 18th Century to the Middle of the 19th Century* (2005–2014), to which he contributed the 8-volume *Constitutional Documents of the United States of America 1776–1860* (2006–2011).

FORTHCOMING in the JCL STUDIES IN COMPARATIVE LAW, Second Series

Legal Machines

Of Subsumption Automata, Artificial Intelligence, and the Search for the "Correct" Judgment

STEPHAN MEDER

Translated from German by VERENA BECK

2023

Anglo-American Law

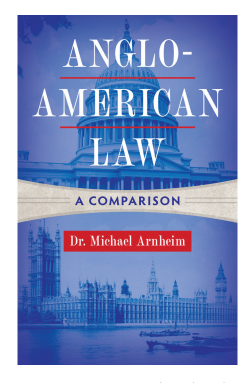
A Comparison

DR. MICHAEL ARNHEIM

xxvi, 463 pp. ISBN 978-1-61619-632-5 Hardcover 2019 \$85.

ENGLISH AND AMERICAN LAW share a common origin. Yet the differences between them are now greater than the similarities. *Anglo-American Law: A Comparison* identifies the differences between the two systems of law and their constitutions. From Anglo-Saxon law to Brexit, from the Founders to President Trump, Arnheim compares the English and American legal systems and shows how they differ, particularly in matters of constitutional law, tort, civil and human rights, abortion, codification, freedom of religion, privacy, judicial review, defamation, and more.

Dr. Michael Arnheim is a practicing London Barrister and Sometime Fellow of St. John's College, Cambridge. He started life as a Classicist, and



his Cambridge Ph.D. dissertation was published as a book by the Oxford University Press. He was then elected a Fellow of St. John's College, where he did a good deal of teaching as well as research. At the age of 31 he was invited to take up the position of full Professor and Head of the Department of Classics back at his old university in South Africa. He returned to Britain, where he was called to the Bar in 1988. He has combined his legal practice with teaching and writing, including the book *US Constitution for Dummies*, published by Wiley, which is now in its second edition. The present book is Dr. Arnheim's 21st published book. For more information see https://en.wikipedia.org/wiki/Michael_Arnheim.

Clear, crisp, and eminently readable, Michael Arnheim's Anglo-American Law offers readers a well-planned comparative exploration of two great Common Law jurisdictions. Addressing topics ranging from judicial and legislative lawmaking to free speech and protection of privacy, the text colorfully explains key differences and commonalities, supported by vivid excerpts from cases and statutes spanning centuries on both sides of the Atlantic. The text is lucid, insightful, and occasionally provocative.

VINCENT R. JOHNSON

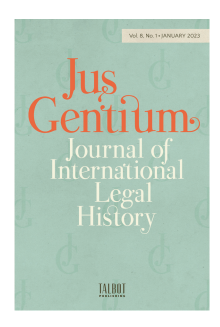
Interim Dean and Charles E. Cantú Distinguished Professor of Law St. Mary's University School of Law

A London barrister-at-law (with a St. Johns College, Cambridge, Ph.D.) wades into the evolution of US and UK legislation and case law, both codified and common, and emerges with an entertaining and pointed comparison of the US and UK legal systems. ... *Anglo-American Law* can be read on several levels, but an intellectually curious lay reader may profit the most. Dr. Arnheim's synopses of dozens of leading US and UK appellate court decisions are alone worth the price of admission.

JAMES VEACH

former Senior Counsel, Mound, Cotton, Wollan & Greengrass (NYC Office); Adjunct Professor, Fairleigh Dickinson University

Talbot Publishing is pleased to announce Vol. 8, No. 1, January 2023



JUS GENTIUM Journal of International Legal History is the first dedicated journal in the United States addressing the history of international law. Much current scholarship on the history of international law is preoccupied not with international law, but with international legal doctrine; the doctrinal writings of remarkably few individuals dominate the discourse. Issued twice a year, in January and July.

SUBSCRIPTIONS

Institutional

USA Print and Electronic \$215
International Print and Electronic \$290
Electronic Only \$170

Individual

USA Print and Electronic \$160
International Print and Electronic \$190
Electronic Only \$130

Jus Gentium Journal of International Legal History

Edited by WILLIAM E. BUTLER

John Edward Fowler Distinguished Professor of Law, Pennsylvania State University

> ISSN 2381-0254 (Print) ISSN 2381-0262 (Online)

CONTENTS

ARTICLES

The Umbra of Nationalism Over Pacta Sunt Servanda: A Lesson from Medieval China: David K. C. Huang & Nigel N. T. Li

On United States Extradition to the Russian Empire: The Case of Jan Pouren: *Timothy Gernand*

Sovereignty of the Western Ukrainian People's Republic: *Iryna Muzyka*

Self-Determination in the Third World: The Role of the Soviet Union (1917–1960): Victor Kattan

NOTE

Ewald-Wilhelm Simson: Estonian/Russian International Lawyer: William E. Butler

DOCUMENTS AND OTHER EVIDENCE OF STATE PRACTICE

A Brief Calendar of State Practice for Shandong: 1897–1924. Part Seven (1918): Fortunes of War: P. Macalister-Smith & J. Schweitzke

REVIEWS

Endre Salshami, Russian Notions of Power and State in a European Perspective, 1462–1725: Assessing the Significance of Peter's Reign (2022): William E. Butler

Jan Stöckmann, The Architects of International Relations: Building a Discipline, Designing the World, 1914–1940 (2022): Mark Weston Janis

IN MEMORIAM

Gaetano Arangio-Ruiz (1919–2022): Paolo Benvenuti

Antônio Augusto Cançado Trindade (1947–2022): Johannes van Aggelen

FROM THE LITERATURE

Volumes 1 to 7, No. 1 (2016–2022), \$550 | Past print issues available \$100 per volume, \$50 per issue.

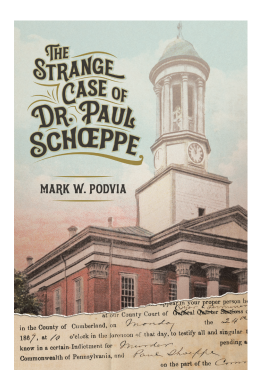
The digital edition of *Jus Gentium* is hosted by HeinOnline, a product of William S. Hein & Co.

The Strange Case of Dr. Paul Scheeppe

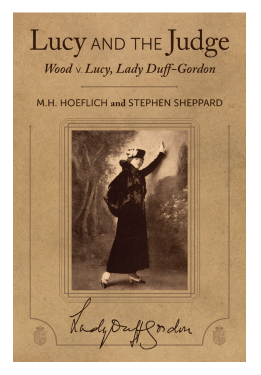
MARK W. PODVIA

xv, 147 pp., 8 b&w illustrations ISBN 978-1-61619-675-2 Paperback 2022 \$24.95

Pennsylvania borough of Carlisle on January 28, 1869. At first her death was not considered suspicious. That changed when her doctor, Paul Schoeppe, presented a will in his handwriting; it said she had left her entire estate to him. Soon afterwards, an autopsy performed on Miss Steinnecke revealed traces of prussic acid, a deadly poison. Thus began the murder case of *Commonwealth of Pennsylvania v. Paul Schoeppe*, an event that brought national and international attention to Carlisle. Found guilty, Dr. Schoeppe would come within days of his execution before the efforts of America's physicians and the German-American community combined to force a second trial that ultimately freed him. Exciting events at the time, the two trials of Dr. Schoeppe forever changed the way that medical evidence was presented and appeals were conducted in criminal cases.



Mark W. Podvia is a member of the emeritus faculty of the Dickinson School of Law of the Pennsylvania State University. Following his retirement from Penn State, he served as University Librarian and Law Library Co-Director at the West Virginia University College of Law, where he retired in 2021. He is a graduate of Grove City College, the Pennsylvania State University, Clarion University, and the Dickinson School of Law. Mark has published over 75 articles and reviews in various law reviews and journals. He is co-author of *A Citizen's Guide to a Modern Constitutional Convention*.

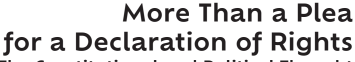


Lucy and the Judge Wood v. Lucy, Lady Duff-Gordon

M.H. HOEFLICH and STEPHEN SHEPPARD

56 pp., 21 b&w illustrations. ISBN 978-1-61619-680-6 Paperback 2022 \$19.95

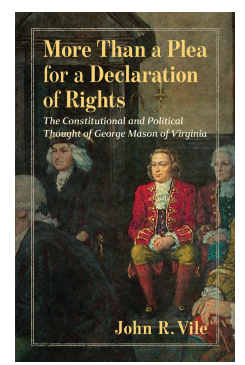
WITH THIS FUN COLLECTION Mike Hoeflich and Steve Sheppard invite readers to explore the story behind an iconic American contract law case, Wood *v*. Lucy, Lady Duff-Gordon. In addition to personal reflections from the authors on the case and its legacy, it includes a brief summary of existing scholarship about the case and the parties, a reprint of the contract and Judge Cardozo's opinion, and selections from Sears's catalogue featuring Lady Duff-Gordon's designs.



The Constitutional and Political Thought of George Mason of Virginia

JOHN R. VILE

xxi, 271 pp. ISBN 978-1-61619-631-8 Hardcover 2019 \$75



GEORGE MASON [1725–1792] is remembered as the father of the Bill of Rights and for his unwillingness to sign the U.S. Constitution. John R. Vile examines Mason's ideas and writings that have influenced American political thought. Chief of these is the Virginia Declaration of Rights, which served as a basis for the United States Bill of Rights.

John R. Vile revivifies a neglected Founding Father, the curmudgeonly George Mason whose Virginia Declaration of Rights is one of the seminal documents

of the Republic. More a biography of Mason's constitutional and political thought than of the man, the book analyzes the sweep of his thinking about resisting tyranny, drafting the Declaration and the first Virginia constitution, framing the U.S. Constitution, opposing its ratification, and the need for the citizenry to be ever vigilant against attempted subversions of their liberties.

WARREN M. BILLINGS University of New Orleans

Although he was one of revolutionary Virginia's most influential public figures, George Mason has often been forgotten. Fortunately, John Vile has helped to remedy that neglect with ... the most systematic survey of his speeches and political writings to date. Fair minded, thoroughly researched, and clearly written, Vile's new book should benefit both students and scholars.

Jeff Broadwater

Professor Emeritus of History Barton College

George Mason's ideas and influence were pivotal to the development of American constitutionalism. In this thoughtful volume, John R. Vile argues that Mason's contributions and commitments stretched far beyond his well-known insistence on a Bill of Rights. In the process, Vile makes Mason's political thought and key writings profoundly accessible to students and scholars alike.

JESSICA K. LOWE University of Virginia School of Law

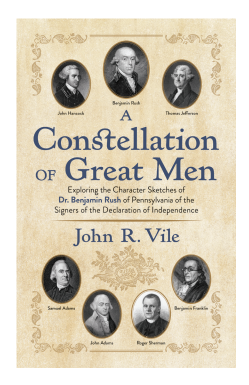
A Constellation of Great Men

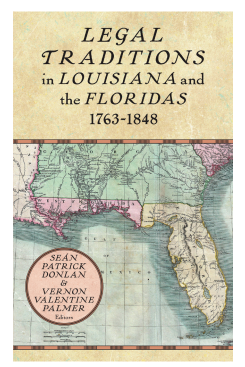
Exploring the Character Sketches of Dr. Benjamin Rush of Pennsylvania on the Signers of the Declaration of Independence

JOHN R. VILE

xix, 261 pp. ISBN 978-1-61619-592-2 Hardcover 2019 \$75

ONE OF THE MOST GIFTED of America's founding fathers, Dr. Benjamin Rush of Pennsylvania not only signed the Declaration of Independence, but also utilized his keen powers of observation to describe most of his fellow delegates to the Second Continental Congress. His character sketches thus complement later descriptions that William Pierce of Georgia drafted of delegates to the Constitutional Convention of 1787. In addition to describing Rush's own optimistic hopes for the new republic, which were later tempered by his concerns over the early direction of American politics, this volume utilizes Rush's letters and other writing to examine his relationship with other key participants (especially John Adams and Thomas Jefferson) and discusses his own proposals for education and prison reform.





Legal Traditions in Louisiana and the Floridas, 1763-1848

Edited by **SEÁN PATRICK DONLAN** and **VERNON VALENTINE PALMER**

xxxv, 297 pp. 10 illustrations. ISBN 978-1-61619-584-7 Hardcover 2019 \$75.

USING different historiographical methods, a broad understanding of legal and social history, and the lens of plural comparative contexts, this collection tells us much about continuity and change in a critical transition period for both the Louisiana-Floridas region and the modern Western nation-state.

Seán Patrick Donlan is Associate Dean of the *Thompson Rivers University* Faculty of Law (Canada). His research interests include Irish history, comparative law, and legal history.

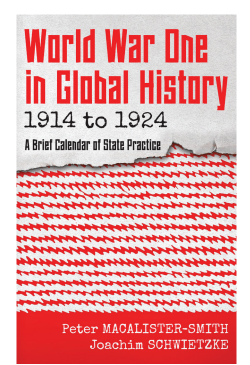
Vernon Valentine Palmer is Thomas Pickles Professor of Law and Director of the *Eason Weinmann Center* for *International and Comparative Law*, Tulane University. He is a titular member of the *International Academy of Comparative Law* and recipient of the Légion d'Honneur.

World War One in Global History, 1914-1924

A Brief Calendar of State Practice

PETER MACALISTER-SMITH and JOACHIM SCHWIETZKE

lxv, 422 pp. ISBN 978-1-61619-577-9 Hardcover 2018 \$85.

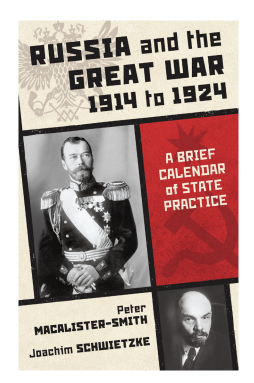


A CHRONICLE of official transactions in diplomacy, international law and international relations combined with documentary excerpts and explanatory references. The Calendar offers an unrivalled repertory of 500 acts and instruments adopted by the belligerent and neutral parties worldwide during the war and in the aftermath of conflict, and includes 321 extracts reproduced from the documents cited. The work includes comprehensive tables and an extensive index.

Peter Macalister-Smith is known internationally as an editor of the *Encyclopedia of Public International Law* (1982–2003) and as the principal

editor at the Max Planck Institute for Comparative Public Law and International Law, Heidelberg, of the *Journal* of the History of International Law (2004–2015). Peter is a member of the editorial board of *Jus Gentium*, *Journal of International Legal History*, published by Talbot Publishing.

Joachim Schwietzke is Library Director emeritus at the Max Planck Institute for Comparative Public Law and International Law, Heidelberg, Germany.



Russia and the Great War, 1914 to 1924

A Brief Calendar of State Practice

PETER MACALISTER-SMITH and JOACHIM SCHWIETZKE

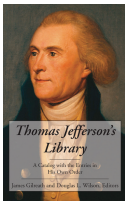
liii, 238 pp. ISBN 978-1-61619-275-4 Hardcover 2017 \$65.

At long last a worthy companion to the Slusser/Triska calendar of Soviet treaties, one that in marking the century since the Russian revolutions addresses State practice in the broader meaning that will appeal to international and comparative lawyers and to specialists in international relations and foreign policy – all collected, annotated, and indexed with the scrupulous accuracy and thoroughness for which the compilers are noted.

WILLIAM E. BUTLER

Penn State Dickinson Law (Carlisle)

LEGAL BIBLIOGRAPHY & REFERENCE



[10], 149 pp. ISBN 978-1-58477-824-0 Hardcover 2010 \$38.95

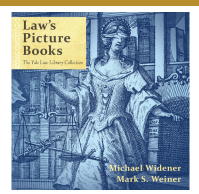
ISBN 978-1-61619-068-2 Paperback 2010 \$26.95

Thomas Jefferson's Library

A Catalog with the Entries in His Own Order (1989)

JAMES GILREATH and DOUGLAS L. WILSON, Editors

Sold to the Library of Congress in 1815, Jefferson's large library was one of the finest in the United States. Unfortunately, the remarkable taxonomically arranged catalogue that accompanied these books was lost. Using Jefferson's notes and the first edition of the Library of Congress catalogue, Gilreath and Wilson recreated Jefferson's original compilation. It is valuable both for its insights into Jefferson's legal mind and as a guide to a first-class American law library of the period.



vii, 211 pp. 166 color illustrations. ISBN 978-1-61619-160-3 Paperback 2017 \$45.

Law's Picture Books

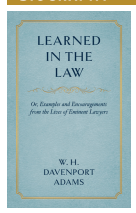
The Yale Law Library Collection (2017)

MICHAEL WIDENER MARK S. WEINER

"Illustrated law books" may seem like an oxymoron. After all, the law is conceptual, analytic, and so very wordy! Yet for the past decade, the Yale

Law Library has assembled a lavish collection of over a thousand illustrated law books spanning eight centuries and four continents. Beginning as a major exhibit of that collection at the Grolier Club in Manhattan, this handsome full-color book is enhanced by a collection of interesting scholarly essays.

BIOGRAPHY

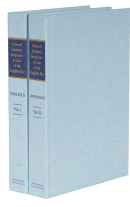


vi, 392 pp. ISBN 978-1-58477-238-5 Hardcover 2019 \$34 95

Learned in the Law or Examples and Encouragements from the Lives of Eminent Lawyers (1882?)

W.H. DAVENPORT ADAMS

A set of biographical sketches of eminent jurists from the 17th through 19th centuries, including Lord Bacon, John Selden, the Earl of Mansfield, Sir William Jones, and Lord Brougham. Conceived for young readers, Adams offers a series of "Great Man" portraits in the manner of Carlyle in the hope that their lives will encourage emulation, and emphasizes the outstanding moral character, determination and diligence of his subjects and their crucial contributions to Britain.



2 vols. xxviii, 452; [4], 453-900 pp. ISBN 978-1-58477-217-0 Hardcover 2022 \$69.95

Lives of Eminent Serjeants-at-Law of the English Bar (1869)

HUMPHRY WILLIAM WOOLRYCH

A useful collection of legal biographies from the 16th to the 19th centuries. Serjeants-at-law were the highest form of counsel at the bar and enjoyed great privileges and stature, including the exclusive right to argue before the Court of Common Pleas. The order, the oldest formally created in England, was dissolved in 1877 after monarchs began to rely more heavily upon their appointed King's or Queen's Counsel.

BLACKSTONE



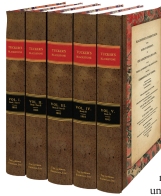
4 vols. ISBN 978-1-58477-763-2 Hardcover 2011 \$160.

ISBN 978-1-61619-206-8 Paperback 2012 \$95

Commentaries on the Laws of England In Four Books, With Notes... (1922)

SIR WILLIAM BLACKSTONE WILLIAM DRAPER LEWIS, Editor

Reprint of the final reissue. First published in 1897 for classroom use, Lewis's American edition took the *Commentaries* into the twentieth century by preserving the parts by Blackstone and later editors that were still relevant and adding notes to bring the work up to date. It contains the text of the 1778 Oxford edition, the last edited by Blackstone, but omits the appendices to Books 3 and 4.



5 vols. Volume III has 4 tables, 3 folding. ISBN 978-1-88636-315-1 Hardcover 2011 \$450

Blackstone's Commentaries With Notes of Reference... (1803)

SIR WILLIAM BLACKSTONE ST. GEORGE TUCKER, Editor PAUL FINKELMAN and DAVID COBIN, Introduction

Tucker's "American Blackstone" is a monumental work of continuing relevance and a key resource for understanding how Americans viewed English common law. This reprint edition is prefaced by a new critical introduction by Paul Finkelman, President William McKinley Distinguished Professor of Law and Public Policy, Albany Law School and David Cobin, Professor, Hamline University School of Law, St. Paul Minnesota.

CANADIAN LAW & LEGAL HISTORY



xix, 344 pp. ISBN 978-1-58477-850-9 Hardcover 2022 \$24.95

Government in Canada

The Principles and Institutions of Our Federal and Provincial Constitutions... (1887)

D.A. O'SULLIVAN

Reprint of the second and final edition. First published in 1879, O'Sullivan's was the first study of the Canadian political system after the massive reorganization of the British North American Act (or Constitution Act) of 1867. A historically significant work, it is also valuable today for its insights into the early years of the modern Canadian government.

COMPARATIVE LAW



v (iii-v new intro.), xxxv, 226, [1] pp. ISBN 978-1-58477-890-5 Hardcover 2021 \$26.95

An Analysis of the Civil Law

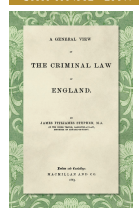
In Which a Comparison Is Occasionally Made between the Roman Laws and Those of England... (1836)

SAMUEL HALIFAX MICHAEL HOEFLICH,

Introduction

Reprint of the final and best edition. A collection of popular lectures on Roman civil law delivered at Cambridge in 1774. Our reprint includes interesting contributions by James William Geldart, offering a snapshot of civil law studies at Cambridge a half-century later, and a new introduction by Michael Hoeflich, John H. and John M. Kane Professor of Law at the University of Kansas School of Law

CRIMINAL LAW



xii, 499 pp. ISBN 978-1-58477-478-5 Hardcover 2021 \$27.95

A General View of the Criminal Law of England (1863)

SIR JAMES FITZJAMES STEPHEN

Reprint of the first edition. "When it appeared in 1883 it was probably the best modern history of a particular branch of English law that had yet appeared in England. It won high praise from Pollock and Maitland. English criminal law, they said, will be fortunate in its historians, 'for it will fall into the hands of Matthew Hale and Fitzjames Stephen.'": Holdsworth, *The Historians of Anglo-American Law* 78.



viii, 138 pp. ISBN 978-1-58477-018-3 Hardcover 2020 \$29.95

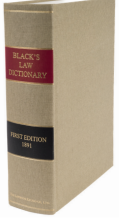
A Penal Code Prepared by the Indian Law Commissioners,

and Published by Command of the Governor General of India in Council (1838)

THOMAS BABINGTON MACAULAY

The original regulations of the East India Company concerning criminal acts often conflicted with Muslim law, Hindu law and English common law. In 1834, the company established an Indian Law Commission to create a new penal code. Mostly written by Macaulay, the resulting code was deeply influenced by the works of Jeremy Bentham, Edward Livingston and the Code Napoleon.

LAW DICTIONARIES

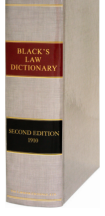


x, 1253 pp. ISBN 978-0-96301-060-5 Hardcover 2013 Special \$95.

A Dictionary of Law (1891)

HENRY CAMPBELL BLACK

Reprint of the rare first edition of the classic American law dictionary, now in its eleventh 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.



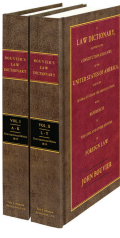
1314 pp. ISBN 978-1-88636-310-6 Hardcover 2018 \$195

A Law Dictionary Second Edition (1910)

HENRY CAMPBELL BLACK

In addition to its thorough revision of previous entries, the second edition of Black's classic dictionary incorporates many new definitions and additional citations to decided cases. Also included are many Latin and French terms overlooked in the first edition. An essential complement to the first edition, it provides the scholar and student of law with important insights into the rapid development of law at the turn of the century. Libraries, students, historians, and practitioners will all benefit from this historically significant research tool.

LAW DICTIONARIES (CONTINUED)



2 vols. 559; 628 pp. ISBN 978-0-96301-067-4 Hardcover 2013 \$165.

A Law Dictionary Adapted to the Constitution and Laws of the United States of America And of the Several States of the American Union... (1839)

JOHN BOUVIER

Reprint of the rare first edition of the first American law dictionary. 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

2 vols. 10" x 14". vi (new intro.), [852]; [890] pp. ISBN 978-1-58477-274-3 Hardcover 2004 \$295.

A New and Complete Law-Dictionary, or, General Abridgment of the Law

On a More Extensive Plan than any Law-Dictionary Hitherto Published... (1783)

T[IMOTHY] CUNNINGHAM
BRYAN A. GARNER, Introduction

Third and final edition. 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, including 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.



6 vols. ISBN 978-1-88636-368-7 Hardcover 2017 \$295.

The Law-Dictionary Explaining the

Explaining the Rise, Progress, and Present State of the English Law... (1811)

First published in 1729,

GILES JACOB
THOMAS EDLYNE
TOMLINS, Editor

Jacob's dictionary represents a watershed in legal literature. In contrast to earlier works, each entry summarizes the laws relating to the subject and offers interpretive commentary. Both more detailed and concise than any other abridgment at the time, the work offers unparalleled insights into Anglo-American law during the 18th and 19th centuries.

LEGAL EDUCATION

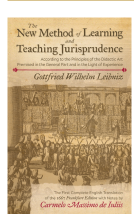


588 pp. ISBN 978-1-58477-161-6 Hardcover 2021 \$34.95

Law Miscellanies Containing an Introduction to the Study of Law... (1814)

HUGH BRACKENRIDGE

A collection of essays on federal and state law, judgments of the U.S. Supreme Court, Pennsylvania law, Blackstone's *Commentaries* and the role of English law in the American legal system. In *A History of the American Bar*, Charles Warren says it is one of four early American general works on the Common Law that "showed genuine scientific thought and research and have remained of more or less permanent value in American legal literature" (335-336).



Ixxxvii, 218 pp. ISBN 978-1-61619-547-2 Hardcover with Dust Jacket 2017 \$85.

The New Method of Learning and Teaching Jurisprudence (2017)

GOTTFRIED WILHELM LEIBNIZ CARMELO MASSIMO DE IULIIS,

Translation and Notes

WILLIAM E. BUTLER, Preface

Better known for his contributions to philosophy, metaphysics and mathematics, Wilhelm Leibniz was also an attorney, diplomat, state official and judge of the Mainz Court of Appeals. An important indicator of early legal education, *The New Method* is his prescription for a legal curriculum. This is the first complete English translation of the 1667 edition, enhanced by a detailed scholarly introduction from the translator.

ENGLISH LAW



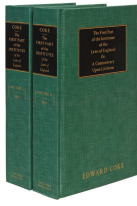
x, 622 pp. ISBN 978-1-58477-482-2 Hardcover 2021 \$49.95

A History of the English Bar and Attornatus to 1450 (1929)

HERMAN COHEN

A thorough study of the literature dealing with the English legal profession from the Anglo-Saxon era to Fortescue's *De Laudibus*. Turning to the continent, Cohen supplements the English literature with references to the organization of the legal profession in France, Normandy, Germany and Spain.

ENGLISH LAW (CONTINUED)



2 vols. ccxvi, [620]; [vi], [772] pp., retaining pagination of thirteenth edition. Table of consanguinity. ISBN 978-1-58477-033-6 Hardcover 2019 \$135.

The First Part of the Institutes of the Laws of England

Or, A Commentary upon Littleton... (1823)

SIR EDWARD COKE FRANCIS HARGRAVE and CHARLES BUTLER, Editors

Coke's *Institutes* are thought to be the first textbooks on the modern common law. This reprint of the eighteenth edition is among the editions that Marvin claims are "preferred to the elder editions, both on account of the convenient reference to notes and for the excellent index" (*Legal Bibliography* 205).



[xvi], [1], 746, [49] pp. Paging irregular; star-paged to 1681 folio edition. ISBN 978-1-58477-200-2 Hardcover 2012 \$74.95

The Second Part of the Institutes of the Laws of England

Containing the Exposition of Many Ancient and Other Statutes (1817)

SIR EDWARD COKE FRANCIS HARGRAVE and CHARLES BUTLER, Editors

Reprint of the last and best edition with Butler and Hargrave's notes, and with mistakes corrected from the 1681 folio edition. Coke's commentary remains "deeply interesting to the lawyers of the present age, as well from the value and dignity of the text, as the spirit of justice and of civil liberty which pervades and animates the work": Marvin 208.



[xii], 244, [21] pp. Paging irregular; star-paged to 1681 folio edition. ISBN 978-1-58477-201-9 Hardcover 2012 \$49.95

The Third Part of the Institutes of the Laws of England

Concerning High Treason, and Other Pleas of the Crown and Criminal Causes (1817)

SIR EDWARD COKE FRANCIS HARGRAVE and CHARLES BUTLER, Editors

Reprint of the last and best edition with Butler and Hargrave's notes, and with mistakes corrected from the 1681 folio edition. "Coke's *Third Institutes* gives us a Treatise of great learning," with extensive and detailed commentary on the respective rights of Crown and parliament in criminal matters (Marvin 208).



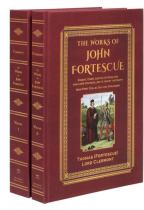
[xiv], [1], 364, [49] pp. Paging irregular; star-paged to 1681 folio edition. ISBN 978-1-58477-202-6 Hardcover 2015 \$54.95

The Fourth Part of the Institutes of the Laws of England Concerning The Jurisdiction of

SIR EDWARD COKE FRANCIS HARGRAVE and CHARLES BUTLER, Editors

Courts (1817)

Reprint of the last and best edition with Butler and Hargrave's notes, and with mistakes corrected from the 1681 folio edition. For this *Institute* Coke gathered miscellaneous materials that were not in the first three *Institutes*, and included translations of ancient statutes that appeared in the earlier *Institutes* in the original Latin or Law French, with notes and references to later authorities cited by Butler and Hargrave.



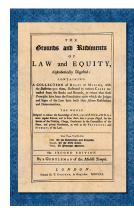
2 vols. xxviii, 556, 119; xii, 378, [xx] pp. Illustrated. ISBN 978-1-58477-958-2 Hardcover 2019 \$295.

The Works of Sir John Fortescue

Knight, Chief Justice of England and Lord Chancellor to Henry the Sixth (1869)

SIR JOHN FORTESCUE THOMAS FORTESCUE, 1ST BARON CLERMONT, Compiler

Reprint of a privately printed original which was limited to 120 family copies. A majestic set, collected and arranged by Lord Clermont, a direct descendant. Fortescue [c.1397-c.1479] was Chief Justice of the King's Bench and later appointed Chancellor of England by Henry VI. His celebrated works are considered a masterly vindication of the laws of England and are essential to the student of the common law.



[xxxiv], 372, [16] pp. Hardcover 2021 ISBN 978-1-58477-935-3 \$44.95

The Grounds and Rudiments of Law and Equity

Alphabetically Digested Containing a Collection of Rules or Maxims... (1751)

A GENTLEMAN OF THE MIDDLE TEMPLE

Reprint of the second edition. First published in 1749, this fascinating textbook for laymen and law students is a fine example of the maximbased pedagogy represented by such authors as Bacon, Noy, Wingate and Broome. It contains 526 alphabetically arranged maxims, rules, principles and quotations accompanied by comments and illustrations, and also includes short essays on a variety of pertinent topics.

ENGLISH LAW (CONTINUED)



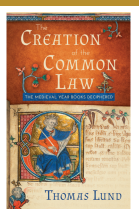
2 vols. xcix, 703; vi, 770 pp. ISBN 978-1-58477-360-3 Hardcover 2022 \$150.

A Treatise on the Law of Liens

Common Law, Statutory, Equitable, and Maritime (1894)

LEONARD A. JONES

Revised and enlarged second edition. A lucid guide to a daunting area at a time when it was experiencing a rapid period of growth. Jones addresses liens created by recent statute and recent modifications to maritime liens and common-law liens on personal and real property, often with fascinating commentary.



xx, 371 pp. ISBN 978-1-61619-504-5 Hardcover 2015 \$75.

ISBN 978-1-61619-586-1 Paperback 2018 \$59.95

The Creation of the Common Law

The Medieval Year Books Deciphered (2015)

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. 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.



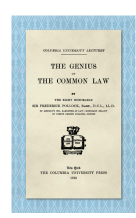
xvii, 530, [2] pp. ISBN 978-1-58477-031-2 Hardcover 2019 \$29.95

Magna Carta, A Commentary on the Great Charter of King John

With an Historical Introduction. Second Edition, Revised and in Part Re-written (1914)

WILLIAM SHARP MCKECHNIE

"Dr. McKechnie's work is an elaborate commentary upon the Charter—clause by clause—containing everything that any ordinary student is likely to require, with very full and exact references, but it is something much more than this... It is a most admirable piece of work distinguished alike by felicity of language, deep historical insight, and varied and exact learning.": H.J.R., Lawyer's Quarterly Review 32:117-118.



vii, 141 pp. ISBN 978-1-58477-043-5 Hardcover 2019 \$24.95

The Genius of the Common Law (1912)

SIR FREDERICK POLLOCK

A collection of lectures from the Carpentier Series at Columbia University by Sir Frederick Pollock, one of the greatest British judges and legal scholars of his day. Holdsworth praised the eight lectures as "...critical studies of aspects and characteristics of the common law which only an accomplished legal historian, a master of the modern law, and a professor of jurisprudence could have written" (Some Makers of English Law 287).



xiii, 426 pp. ISBN 978-1-58477-943-8 Hardcover 2021 \$45.

The Laws of the Kings of England from Edmund to Henry I (1925)

AGNES J. ROBERTSON, Editor and Translator

This valuable compilation of English laws from the tenth to the eleventh century is a companion to Frederick Attenborough's Laws of the Earliest English Kings (1922), also available as a Lawbook Exchange reprint. The laws are presented in their original language with English translations and detailed descriptions of their manuscript sources. First published in 1925, this volume remains an essential resource for legal studies of the late Anglo-Saxon and early Norman kings of England.



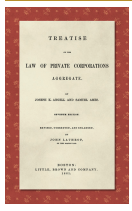
xii, 464 pp. ISBN 978-1-58477-477-8 Hardcover 2019 \$28.95

Villainage in England Essays in English Mediaeval History (1892)

SIR PAUL VINOGRADOFF

Vinogradoff argues that the Normanera villain was the direct descendent of the Anglo-Saxon freeman, so the typical Anglo-Saxon settlement was a free community rather than a manor. 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" (Holdsworth, *The Historians of Anglo-American Law 86*). Justly famous as a comparative lawyer and Roman historian, Vinogradoff [1854-1925] also wrote on public international law and English legal history.

LAW OF FINANCE

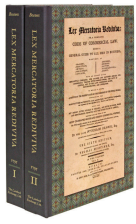


lvi, 810 pp. ISBN 978-1-58477-473-0 Hardcover 2020 \$31 95

Treatise on the Law of Private Corporations Aggregate Revised, Corrected and Enlarged (1861)

JOSEPH K. ANGELL SAMUEL AMES

The first American treatise on the law of private corporations. It departed from English models to address the unique characteristics of the American corporation in the years after 1815, an era of unprecedented growth encouraged by the courts. This reprint of the seventh edition summarizes the state of the field before it was revolutionized by the Civil War and the rise of modern corporate capitalism.



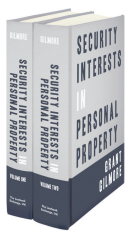
2 vols. x, 498; iv, 499-1010 pp. ISBN 978-1-58477-430-3 Hardcover 2019 \$125.

Lex Mercatoria Rediviva

Or, A Complete Code of Commercial Law. Being a General Guide to All Men in Business... (1795)

WYNDHAM BEAWES

Reprint of the sixth edition. Also known as the law merchant, consuetudinary law or, somewhat anachronistically, commercial law, *lex mercatoria* is a system of customary law developed in Europe during the Middle Ages to regulate the dealings of mariners and merchants. Although it eventually fell out of use, many of its principles were incorporated into the common law and would later provide the foundation of the (U.S.) Uniform Commercial Code.



2 vols. xxxiv, 651; xiii, 653-1508 pp. ISBN 978-1-88636-381-6 Hardcover 2011 \$195.

Security Interests in Personal Property (1965)

GRANT GILMORE

Written by the late Grant Gilmore, Co-Reporter for Article 9 of the Uniform Commercial Code, this work is often cited and extremely well respected as an acknowledged authority in this area. It combines an engrossing account of the drafting of Article 9 as it emerged in its final form with important interpretive data relating to security interests. This title is the recipient of both the Order of the Coif and the James Barr Ames award.



xiii, 191 pp. ISBN 978-1-58477-470-9 Hardcover 2010 \$39.95

The Legitimacy of the Business Corporation in the Law of the United States, 1780-1970 (1970)

JAMES WILLARD HURST

Based on a series of lectures delivered by Hurst, this study explores the development of corporate law from the 1780s, a time when the special charter was the only form of incorporation, to the 1960s, a time when corporations were established exclusively through general incorporation statutes. More than a chronicle, this work emphasizes how legal institutions actively shaped the central traits of American capitalism.



2 vols. xvi, 1167-2119; ii, 2117-3012 pp. (1,884 pp.) ISBN 978-1-58477-335-1 Hardcover 2022 \$295

Seidman's Legislative History of Federal Income and Excess Profits Tax Laws, 1953-1939 (1954)

JACOB S. SEIDMAN

Covering the years 1939-1954 in inverse chronology. A collection of the texts of United States Congressional committee reports, Congressional Records, reports of hearings, and laws passed or rejected relating to all the significant income tax provisions of the Revenue Acts. This legislative history will be of keen interest to those arguing or ruling on tax cases.



xxiv, 608 pp. Hardcover 2021 ISBN 978-1-58477-454-9 \$49.95

Commentaries on the Law of Bills of Exchange, Foreign and Inland As Administered in England and America... (1843)

JOSEPH STORY

Reprint of the first edition. In addition to American and English sources, Story draws on the work of Heineccius and other civil-law jurists. In *The Formative Era of American Law*, Pound refers to the *Commentaries on the Law of Bills of Exchange* as one of the standard texts of the nineteenth century.

FREEDOM OF SPEECH AND THE LAW



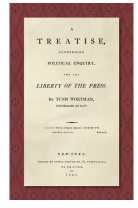
lvii, 189 pp. ISBN 978-1-58477-545-4 Hardcover 2021 \$29 95

Areopagitica

A Speech of Mr. John Milton for the Liberty of Unlicensed Printing, to the Parliament of England (1890)

JOHN MILTON

After the English Civil Wars, the Stationers Company petitioned Parliament for the continuation of its monopoly on printing and bookselling. However, many, including Milton, resented the Company's censorship of political and religious publications in the years before the war. Areopagitica urged Parliament to reject the petition in the name of intellectual freedom. This reprint of the limited Grolier Club edition has an introduction by notable poet and critic James Russell Lowell [1819-1891].



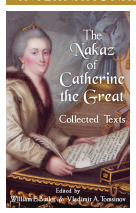
xii, 296 pp. ISBN 978-1-58477-290-3 Hardcover 2020 \$34.95

A Treatise Concerning Political Enquiry, and the Liberty of the Press (1800)

TUNIS WORTMAN

Wortman's treatise advocates the importance of an independent press to promote democracy and a society in which freedom of speech is an inherent right and activity. Published soon after the First Amendment was ratified, the work can be seen as an elaboration of its clauses. It also provides a moral and ethical analysis of government and free speech. Wortman was a New York City lawyer, newspaper publisher and politician aligned with Tammany Hall.

INTERNATIONAL LAW



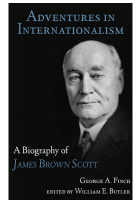
x, [11]-531 pp. ISBN 978-1-58477-992-6 Hardcover 2010 \$49 95

ISBN 978-1-61619-108-5 Paperback 2010 \$39.95

The Nakaz of Catherine the Great Collected Texts (2010)

WILLIAM E. BUTLER and VLADIMIR A. TOMSINOV, **Editors**

Amajor document of the Enlightenment, the Nakaz, or Instruction, composed by Catherine the Great served to guide the assembly summoned in 1766 to draft a new code of laws for the Russian Empire. Published in the principal European tongues, it proved to be a statement to the world as much as a practical legal text. The present edition contains the Russian, French, German, Latin, and two contemporary English translations, biographical notes, and a bibliography.



xxviii, 245 pp. ISBN 978-1-61619-165-8 Hardcover 2012 \$49.95

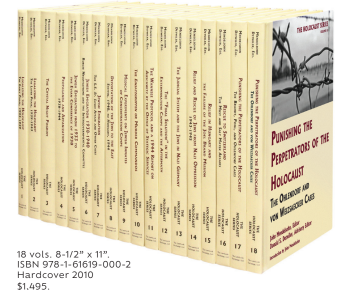
ISBN 978-1-61619-500-7 ePUB Kindle 2014 \$9 99

Adventures in Internationalism

A Biography of James Brown Scott (2012)

GEORGE A. FINCH WILLIAM E. BUTLER, Editor

Though Scott [1866-1943] intended to publish an autobiography, he never completed it and entrusted the work to Finch, a protégé and friend. Finch began work on a biography in the late 1930s but never completed it. Using Finch's manuscripts and notes, Butler has produced a compelling study of one of the greatest figures in modern international law, illustrating Scott's key role in several important diplomatic conferences and work as an author.



The Holocaust

Selected Documents in Eighteen Volumes (1982)

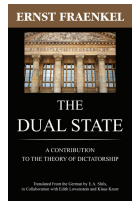
JOHN MENDELSOHN and DONALD S. DETWILER, Editors

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, carefully chosen from the thousands preserved at the U.S. National Archives. Each volume contains a scholarly introduction offering a historical perspective on the documents as well as general information about the topic.

- 1933-4939
- 2. Legalizing the Holocaust: The Later Phase, 1939–1943
- 3. The Crystal Night Pogrom
- 4. Propaganda and Aryanization, 1938–1944 Jewish Emigration from 1933 to the Evian
- Conference of 1938
- Jewish Emigration 1938–1940: Rublee Negotiations and the Intergovernmental Committee
- Jewish Emigration: The S.S. St. Louis Affair and Other Cases
- 8. Deportation of the Jews to the East: Stettin, 1940 to Hungary, 1944

- 1. Legalizing the Holocaust: The Early Phase, 10. The Einsatzgruppen or Murder Commandos
 - 11. The Wannsee Protocol and a 1944 Report on Auschwitz by the office of Stategic sevices
 - 12. The "Final Solution" in the Extermination Camps and the Aftermath
 - 13. The Judicial System and the Jews in Nazi Germany
 - 14. Relief and Rescue of Jews from Oppression. 1943-1945
 - 15. Relief in Hungary and the Failure of the Joel Brand Mission
 - 16. Rescue to Switzerland: The Musy and Saly Mayer Affairs
 - 17. Punishing the Perpetrators of the Holocaust: The Brandt, Pohi, and Ohlendorf Cases
- 9. Medical Experiments on Jewish Inmates of Concentration Camps 18. Punishing the Perpetrators of the Holocaust: The Ohlendorf and Von Weizsaecker Cases

INTERNATIONAL LAW (CONTINUED)



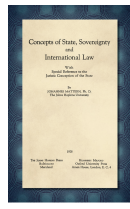
xvi, 248 pp. ISBN 978-1-58477-671-0 Hardcover 2010 \$49.95

ISBN 978-1-61619-069-9 Paperback 2010 \$39.95

The Dual State A Contribution to the Theory of Dictatorship (1941)

ERNST FRAENKEL E.A. SHILS, Translator in collaboration with EDITH LOWENSTEIN and KLAUS KNOOR

Fraenkel saw a dual nature in National Socialism: the Normative State, representing the administrative and legal order, and the Prerogative State, arbitrary and violent governance by the party. This classic study is one of the standard works on constitutional law, jurisprudence and judicial administration in Nazi Germany. It was written in Germany in the late 1930s and completed in the United States in 1940, where Fraenkel [1898-1975] lived after fleeing the Nazis in 1938.



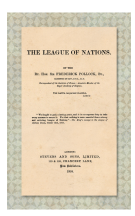
xix, 200 pp. ISBN 978-1-58477-918-6 Hardcover 2022 \$75.

Concepts of State, Sovereignty and International Law

With Special Reference to the Juristic Conception of the State (1928)

JOHANNES MATTERN

Reprint of the sole edition. Mattern illuminates his subject through a rich historical survey ranging from Bodin and Hobbes to Laski, Kelsen and Willoughby. "[He] has written a book which every student of the theory of sovereignty must read...": George E.G. Catlin, *Cornell Law Quarterly* 14 (1928-29) 409-411.

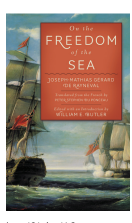


xv, 251 pp. ISBN 978-1-58477-247-7 Hardcover 2020 \$24.95

The League of Nations (1920)

SIR FREDERICK POLLOCK

A trenchant analysis of the League of Nations by one of the leading legal scholars of the day. Divided into two parts, the work begins with a general history of international relations since the Middle Ages. The second part examines the establishment of the league, then proceeds to an article-by-article commentary of its charter (or Covenant). Pollock also includes an appendix containing the texts of source materials and early drafts of the charter.



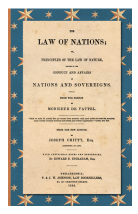
lxx, 181, iv, 146 pp. ISBN 978-1-61619-404-8 Hardcover 2013 \$75.

On the Freedom of the Sea (2013)

JOSEPH-MATHIAS GÉRARD DE RAYNEVAL PETER STEPHEN DU PONCEAU, Translator

WILLIAM E. BUTLER, Editor

Edited from the unpublished manuscript of Peter Stephen Du Ponceau with an extensive introduction by William E. Butler. A successor to Grotius, the work was widely influential among contemporary continental jurists. "... On the Freedom of the Sea is, rather amazingly, the first 19th Century French text of international law to appear in English, and for this he [Butler] should be applauded." —Jean Allain, *Journal of the History of International Law* 18 (2016) 372.



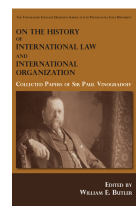
lxvi, 656 pp. ISBN 978-1-61619-642-4 Paperback 2020 \$30.

The Law of Nations;

or Principles of the Law of Nature Applied to the Conduct and Affairs of Nations and Sovereigns... (1854)

EMMERICH DE VATTEL JOSEPH CHITTY, Editor

Vattel's magnum opus on international law, which outlined a plan for international law and diplomacy as we now know it. It set forth a system of international law that included principles of relationships between nations, international treaties, declarations of law and peace, rights and obligations of citizens and states, military service, and commerce among nations. This is a reprint of the 1854 American edition of Chitty's edition with notes and references by Edward D. Ingraham.



xiii, 204 pp. ISBN 978-1-58477-953-7 Hardcover 2009 \$49.95

ISBN 978-1-58477-987-2 Paperback 2009 \$39.95

On the History of International Law and International Organization

Collected Papers of Sir Paul Vinogradoff (2009)

WILLIAM E. BUTLER, Editor

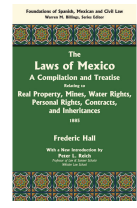
This original volume collects most of Vinogradoff's most essential contributions to the field of public international law, introducing a lesser-known side of this important scholar. Contents: The Legal and Political Aspects of the League of Nations (1918), The Reality of the League of Nations (c. 1919), The Covenant of the League: Great and Small Powers (1919) and History of the Law of Nations (1921). Published in association with The Vinogradoff Institute.

FOUNDATIONS of SPANISH, MEXICAN and CIVIL LAW

WARREN M. BILLINGS, Series Editor

Distinguished Professor of History, Emeritus, University of New Orleans, and Visiting Professor of Law, William and Mary School of Law

This series addresses the history of the civil law in the Americas, with an emphasis on Spanish and Mexican law. Several titles are enhanced with new scholarly introductions from leading authors.

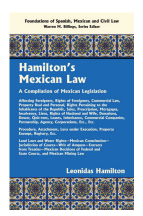


(v-xx new intro.), cxxiv, 809, [811*]-862*, [811]-840 pp. ISBN 978-1-58477-995-7 Hardcover 2016 \$95.

The Laws of Mexico A Compilation and Treatise Relating to Real Property... (1885)

FREDERIC HALL PETER L. REICH, Introduction

With this comprehensive compilation, Hall, an attorney and journalist in California and Mexico, sought to bring order to what he viewed as the disorganized state of Mexican law. Through this English collection of sources from Spain's medieval law code to Mexico's 1870 Codigo Civil, Hall highlighted issues such as trade, property, agrarian and water rights, mines, contracts and inheritances that applied in both the Mexican context and the territories ceded to the United States.

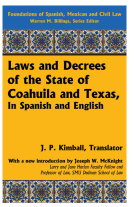


xiii, 327, XII pp. ISBN 978-1-58477-996-4 Hardcover 2022 \$59.95

Hamilton's Mexican Law A Compilation of Mexican Legislation (1882)

LEONIDAS HAMILTON

Reprint of the only edition. A man of many talents, Hamilton [1850-1906] was a lawyer, writer, businessman and minister. He was a leading supporter of California's 1879 constitution and wrote many guidebooks to Mexico for American businessmen. Hamilton's Mexican Law was the most important of these. Published in San Francisco and London in 1882, it was a standard work into the early 1900s.



XXIV (III-XXIV new intro.), [3], 4-353, 6, [2], 2-4, [3] pp. ISBN 978-1-58477-982-7 Hardcover 2010 \$49.95

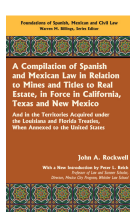
ISBN 978-1-61619-072-9 Paperback 2010 \$39.95

Laws and Decrees of the State of Coahuila and Texas In Spanish and English (1839)

J.P. KIMBALL, Translator JOSEPH W. MCKNIGHT,

Introduction

The first complete English translation of the Mexican laws relating to Texas with the original Spanish on facing leaves. Kimball's translation was essential for lawyers practicing in the Republic of Texas after it declared its independence, concluded a peace with Mexico and adopted its constitution in 1836. This reprint of the only edition includes a new introduction by Joseph W. McKnight, Larry and Jane Harlan Faculty Fellow and Professor of Law, SMU Dedman School of Law



xvi (v-xvi new intro.), xix, 663 pp. ISBN 978-1-58477-980-3 Hardcover 2011 \$44.95

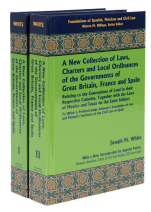
ISBN 978-1-61619-079-8 Paperback 2011 \$34 95

A Compilation of Spanish and Mexican Law

In Relation to Mines and Titles to Real Estate... (1851)

JOHN A. ROCKWELL PETER L. REICH, Introduction

With a new introduction by Peter I. Reich, Professor of Law and Sumner Scholar; Director, Whittier Mexico City Program, Whittier Law School. Rockwell's Compilation addressed the need to reconcile Mexican land titles with the new U.S. laws that went into effect in the territory acquired in the recently concluded Mexican-American War. An impressive achievement and notable contribution to comparative law, it remained a standard work for decades and is even cited today.



2 vols. XIV (V-XIV new intro.), xv, 731; 753 pp. ISBN 978-1-58477-979-7 Hardcover 2010

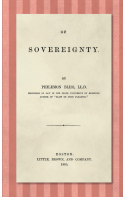
ISBN 978-1-61619-075-0 Paperback 2010 \$85.

A New Collection of Laws, Charters and **Local Ordinances of** the Governments of Great Britain, France and Spain Relating to the Concessions of Land in their Respective Colonies... (1839)

JOSEPH M. WHITE AGUSTÍN PARISE, Introduction

With a new introduction by Agustín Parise, Research Associate, Center of Civil Law Studies, Louisiana State University Law Center. The essential collection of the pre-statehood property laws of Florida, Louisiana and Texas, providing a detailed survey of related historical and cultural events.

LAW INTERPRETATION, CONSTRUCTION AND LEGISLATION

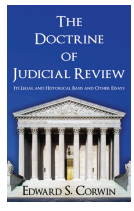


xv, 180 pp. ISBN 978-1-58477-491-4 Hardcover 2019 \$34 95

Of Sovereignty (1885)

PHILEMON BLISS

Bliss, a judge and legal educator, balances the argumentative excesses of both advocates of states' rights and of federal supremacy in this fascinating book. He argues that the term "sovereignty" has lost its meaning and can only be based on justice and reason. To make his case, he examines the limitations on sovereignty in respect to private and public law, considers the right of secession and discusses the positions of Austin, Cooley and Lieber at length.



ix, 178 pp. ISBN 978-1-58477-011-4 Hardcover 2011 \$27.95

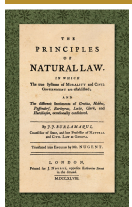
ISBN 978-1-61619-080-4 Paperback 2011 \$16.95

The Doctrine of Judicial Review Its Legal and Historical Basis and Other Essays (1914)

EDWARD CORWIN

This book contains five historical essays, three of them on the concept of "judicial review," which is defined as the power and duty of a court to disregard ultra vires legislative acts. Other essays discuss the authorship of the Constitution and its relationship to international treaties. Corwin [1878-1963] was the first chairman of the Department of Politics at Princeton University and the author of numerous books on constitutional law.

JURISPRUDENCE AND PHILOSOPHY OF LAW



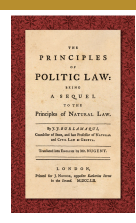
xlii, 312 pp. ISBN: 978-1-58477-295-8 Hardcover 2019 \$25.95

The Principles of Natural Law

In Which the True Systems of Morality and Civil Government are Established... (1748)

JEAN JACQUES BURLAMAQUI THOMAS NUGENT, Translator

Reprint of the first English edition. Burlamaqui [1694-1748], a Swiss jurist and professor of civil and natural law at Geneva, outlined a constitutional system whose principles, such as checks and balances and judicial review, influenced the political thought of the American founding fathers. His discussion of happiness as a natural right probably also inspired Jefferson when he wrote the Declaration of Independence. Blackstone was another of many jurists influenced by Burlamaqui's work.



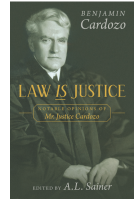
viii, 372 pp. ISBN 978-1-58477-380-1 Hardcover 2019 \$23.95

The Principles of Politic Law

Being a Sequel to the Principles of Natural Law (1752)

JEAN JACQUES BURLAMAQUI THOMAS NUGENT, Translator

Reprint of the first English translation. Here, Burlamaqui develops his thesis that international law is based on natural law and examines the principles of sovereignty with respect to considerations such as foreign rights, the necessity of war, the concept of absolute power, public treaties and economic factors. Burlamaqui's views were a major influence on 18th-century political and legal thought and the source of several ideas adopted by Blackstone and the framers of the U.S. Constitution.



xvii, 441 pp. Frontispiece. ISBN 978-1-58477-010-7 Hardcover 2014 \$42.95

ISBN 978-1-61619-503-8 Paperback 2014 \$29 95

Law is Justice Notable Opinions of Mr. Justice Cardozo (1938)

BENJAMIN N. CARDOZO
A.L. SAINER, Editor
ROBERT F. WAGNER, Foreword

A collection of notable opinions by the great judge in the areas of civil rights, crime, contractual relations, injuries, estates, labor and social matters, and international relations. Cardozo's opinions bear the mark of careful preparation, of patient and laborious research, of a profound understanding of legal principles and their present ethical, social and economic setting. Each opinion is accompanied by an introduction that explains the background and legal substance of the case.



viii, 292 pp. ISBN 978-1-58477-654-3 Hardcover 2019 \$75.

A Commentary and Review of Montesquieu's Spirit of Laws

Prepared For Press From the Original Manuscript in the Hands of the Publisher... (1811)

ANTOINE LOUIS CLAUDE DESTUTT, COMTE DE TRACY THOMAS JEFFERSON,

Translators

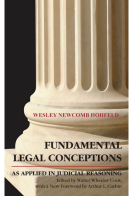
Acritique of Montesquieu's pessimistic appraisal of democracy in *De l'Esprit des Lois*. When Jefferson saw the work in manuscript as minister to France, it so impressed him that he arranged for its publication in France and translated it anonymously for publication in America.

The Origins of Western Law

From Athens to the Code Napoleon (2014)

JOHN E. ECKLUND CONSTANCE CRYER ECKLUND,

This work by an important jurist and lifelong student of legal history charts the horizon of Western legal origins. Eternal Platonic truths versus the Sophists of individual preferences, medieval Realists against Nominalists, natural lawyers of the 17th and later centuries, Montesquieu and other Enlightenment thinkers fighting through principles and personhood—these and many more figures and ideas come alive in this comprehensive survey of the antecedents of our modern legal system.



xv, 114 pp. ISBN 978-1-58477-162-3 Hardcover 2010 \$23.95

ISBN 978-1-61619-051-4 Paperback 2010 \$15.95

Fundamental Legal Conceptions as **Applied in Judicial** Reasoning (1964)

WESLEY HOHFELD WALTER WHEELER COOK, Editor ARTHUR L. CORBIN, Foreword

This edition is distinguished by the foreword by Arthur L. Corbin, author of the renowned Corbin on Contracts. Since his death, Hohfeld's essays on the concepts of right and duty have been increasingly recognized for their significance as a foundation of thought on analytical jurisprudence. Posthumously collected and published by Yale University Press in 1964, the essays were originally published as two articles in the Yale Law Journal in 1913 and 1977.

ISBN 978-1-61619-371-3 Hardcover with Dust Jacket 2014 \$195. NATURAL LAW AND LEGAL PRACTICE.

2 vols. xxxiii, 1035 pp.

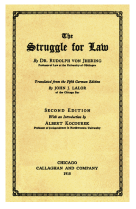
118 b&w illustrations.

Natural Law and **Legal Practice**

Lectures Delivered at the Law School of Georgetown University (1899)

RENÉ I. HOLAIND

Reprint of the sole edition. Based on a series of lectures, this study examines questions of taxation, capital and labor organizations, strikes and boycotts and other major social issues. Its solutions are inspired by principles of Christian philosophy and adapted to actual conditions of society.

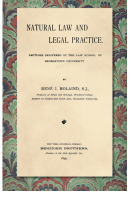


lii, 138 pp. ISBN 978-1-88636-325-0 Hardcover 2022 \$29.95

The Struggle for Law (1915)

RUDOLPH VON JHERING

First published in 1872, Der Kampf um's Recht discusses what the law is, how it changes and how it is used as a way of achieving social change. It attracted wide attention, was reissued in several revised editions and translated into a dozen foreign languages. Our reprint presents the standard English edition, from the fifth German edition by John J. Lalor and with an introduction by Albert Kocourek.



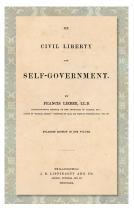
344 pp. Hardcover 2022 ISBN 978-1-58477-868-4 \$25.95

Pure Theory of Law

Translation from the Second German Edition (1890)

HANS KELSEN MAX KNIGHT, Translator

A landmark in the development of modern jurisprudence, the pure theory of law defines law as a system of coercive norms created by the state and resting on the validity of a generally accepted norm, such as the supremacy of the constitution. Entirely self-supporting, it rejects any concept derived from politics, sociology or the natural sciences. This is considered one of the most important works by Kelsen [1881-1973], an eminent Austrian jurist and prolific author.



xix, [15]-629 pp. ISBN 978-1-58477-070-1 Hardcover 2019 \$29.95

On Civil Liberty and Self-Government (1859)

FRANCIS LIEBER

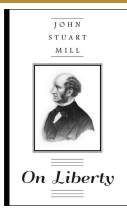
Enlarged edition in one volume, having first been published in two volumes in 1853. Widely read and used as a textbook, this is Lieber's bestknown work. "In these volumes Lieber presented the first systematic works on political science that appeared in America... he retains credit as a notable pioneer with wide influence in more than one generation.": Dictionary of American Biography VI:236-238.



x, 356 pp. ISBN 978-1-58477-206-4 Hardcover with Dust Jacket 2009 \$49.95

ISBN 978-1-58477-578-2 Paperback 2005 \$36.95

ELECTIONS



207 pp. ISBN 978-1-58477-221-7 Hardcover 2011 \$19.95

On Liberty

JOHN STUART MILL

Influenced by the Utilitarian philosopher Jeremy Bentham, Mill adopted a modified laissez-faire position, believing in the efficiency of free enterprise, but aware of the frequent failure of the market to maximize utility. Later refining this stance, he argued that the promotion of happiness is a moral duty. These ideas had a decisive influence on this classic 1859 essay, perhaps the most celebrated defense of individual freedom and self-protection based on utilitarian values to appear in English.

ROSCOE POUND	ROSCOE POUND	ROSCOE POUND	ROSCOE POUND	ROSCOE POUND	
JU	JU	JU	Jt	JI	
RISI	RIS	RIS	JRIS	JRI	
PRU	PRU	PRL	SPR	SPR	
JURISPRUDENCE	DEI	JDE	Idn	JURISPRUDEN	
VCE	JURISPRUDENCE	JURISPRUDENCE	JURISPRUDENCE	ENC	
	П	III		CE	1
THE LAWROCK ENGINEERS LINE.			THELINGON		
	estiva, Im	Ecanos, Ira.	THE LANGUAGE ENGRANCE, LTD.	THE LANGUAGE EXCHANGE, LITTL	

5 vols. ISBN 978-1-58477-119-7 Hardcover 2012 \$395.

Jurisprudence (1959)

ROSCOE POUND

This monumental work by eminent legal educator and scholar Roscoe Pound represents the culmination of a life devoted to the study of the law and its philosophical underpinnings. One of the most important contributions of the century to sociological jurisprudence, advances Pound's view that the law should be flexible, recognizing the needs of humanity and accounting for contemporary social conditions. In addition to his work in private practice, Pound served as dean of Harvard Law School from 1916-1936.

LAW AND LITERATURE

CHARLES DICKENS and the LAW

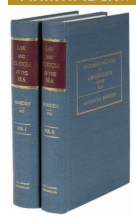
79 pp. ISBN 978-1-58477-666-6 Hardcover 2020 \$24.95

Charles Dickens and the Law (1910)

THOMAS ALEXANDER FYFE

This essay praises Dickens's detailed knowledge of the law, legal community, and unfair features of the legal system of his day. "...my aim has been accomplished if I have been able, in some degree, to flash a little light upon this undeveloped mine of interest, and in some small measure to create (...) a desire on the part of others to inquire further into a subject so teeming with interest" (78-79).

MARITIME LAW



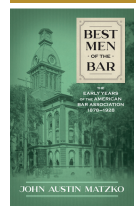
2 vols. xxxiii, 561; xl, 457, [5] pp. ISBN 978-1-88636-396-0 Hardcover 2021

Documents Relating to Law and Custom of the Sea (1915-1916)

REGINALD G. MARSDEN

A very important collection of maritime texts pertaining to the English admiralty arranged chronologically, tracing the development of maritime law from 1205 to 1767. Original Latin and French documents appear with English translations.

LEGAL PROFESSION

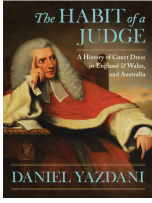


xxxvi, 333 pp. ISBN 978-1-61619-587-8 Hardcover 2019

Best Men of the Bar The Early Years of the American Bar Association, 1878-1928 (2019)

JOHN AUSTIN MATZKO KELLEN R. FUNK, Introduction

"Matzko's perceptive and judicious—and sometimes delightfully sardonic—history of the American Bar Association's first 50 years rescues the ABA from its reputation as a cabal of reactionary corporate lawyers, and reveals it as a club of gentlemanly but moderately progressive law reformers. This book is a really important and informative contribution to the history of the legal profession and of professions generally." —Robert W. Gordon, Stanford Law School.



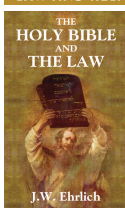
xvii, 303 pp. 322 illustrations. ISBN 978-1-61619-585-4 Hardcover 2019 \$95.

The Habit of a Judge

A History of Court Dress in England & Wales, and Australia (2019)

DANIEL YAZDANI

Until *The Habit of a Judge*, there has never been a book that offers a comprehensive history of Judges' robes and court attire in England and Wales, and its adoption in Australian courts since colonisation. Richly illustrated with hundreds of colour images dating from the 12th century to the present, The Habit of a Judge invitingly portrays the fascinating world of judicial and legal dress. Daniel Yazdani is a legal scholar and practising lawyer in Western Australia.



240 pp. ISBN 978-1-58477-192-0 Hardcover 2012 \$39.95

ISBN 978-1-61619-261-7 Paperback 2012 \$29.95

The Holy Bible and the Law (1962)

J.W. EHRLICH

A handy anthology of biblical quotations relating to subjects of legal interest. Organized by subject with introductory notes to most sections, the book covers such topics as adoption, bribery, contracts, crime and punishment, divorce, drinking, government, crimes against the State, homicide, husband and wife, military law, master and servant, perjury, prostitution, oaths and wills. Ehrlich [1900-1971] was a prolific author and prominent San Francisco trial lawyer and lecturer who worked on behalf of many celebrity clients.



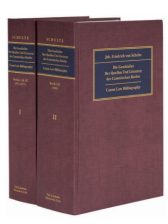
142 pp. ISBN 978-1-58477-736-6 Hardcover 2020 \$34.95

The American Constitutions and Religion

Religious References in the Charters of the Thirteen Colonies... (1938)

CONRAD HENRY MOEHLMAN, Compiler

A valuable resource for students of church-state relations in the United States, this painstakingly assembled anthology lists every passage with a religious reference in the charters of the thirteen colonies and the constitutions of forty-eight states. Moehlman also includes a useful introduction that provides an overview of church-state relations from the colonial period to the 1930s.

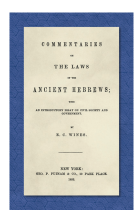


2 vols. viii, 264, xviii, 582; xvi, [2], 783, [2], 415 pp. ISBN 978-1-58477-089-3 Hardcover 2022 \$225.

Die Geschichte der Quellen und Literatur des Canonischen Rechts (1875)

DR. JOHANN FRIEDRICH VON SCHULTE

Reprint of the classic and still definitive bibliography on canon law, covering the period from Gratian to the work's publication. Schulte [1827-1914] was a German ecclesiastical law historian and a leading authority on canon law in his day.



xvi, 640 pp. ISBN 978-1-58477-527-0 Hardcover 2019 \$39.95

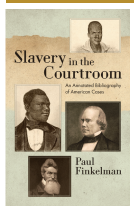
Commentaries on the Laws of the Ancient Hebrews

With an Introductory Essay on Civil Society and Government (1853)

E.C. WINES

Wines's book was well-received by contemporary readers; Benjamin Butler, Levi Woodbury and William Kent were among its admirers. It begins with the assumption that "next to the birth and mission of Jesus Christ, the existence and institutions of the Hebrew people are the most important event in universal history" (Preface, iii). The divine origin of these institutions is emphasized, along with their relation to the social and legal order.

RACE AND THE LAW



xxvii, 312 pp. 45 illustrations. ISBN 978-1-88636-348-9 Hardcover 2020 \$49.95

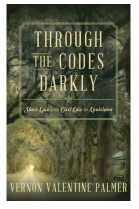
ISBN 978-1-61619-643-1 Paperback 2020 \$39.95

Slavery in the Courtroom

An Annotated Bibliography of American Cases (1985)

PAUL FINKELMAN

Classic analysis of the law of slavery that received the Joseph A. Andrews Award from the American Association of Law Libraries in 1986. Offers a detailed discussion and analysis of the pamphlet materials on the law of slavery published in the United States and Great Britain and provides readers with easy access to an understanding of important American and British cases on slavery, including Somerset v. Stewart (Eng., 1772) and Dred Scott v. Sanford (U.S., 1857).



xvi, 196 pp. ISBN 978-1-61619-311-9 Hardcover with Dust Jacket 2012 \$69.95

ISBN 978-1-61619-326-3 Paperback 2012 \$49.95

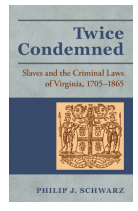
Through the Codes Darkly

Slave Law and Civil Law in Louisiana (2012)

VERNON VALENTINE PALMER

A path-breaking and masterly study of Louisiana slave law. "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 N. Powell, Professor Emeritus, Department of History, Tulane University

RACE AND THE LAW (CONTINUED)



xvi, 354 pp. ISBN 978-1-88636-354-0 Hardcover 2019 \$49.95

Twice Condemned Slaves and the Criminal Laws of Virginia, 1705-1865 (1988)

PHILIP J. SCHWARZ

Schwarz analyzes the history of enslaved African Americans' fluid relationship with the criminal courts of the Old Dominion during a 160-year period. When focused on slave resistance, this study illuminates some of the many ways black Virginians were able to confront the seemingly overwhelming power of the white society that enslaved them. A fascinating portrayal of slave culture and slave resistance to white society as both a means of resistance against oppression and a means of individual empowerment.

ROMAN LAW



v, 220 pp. ISBN 978-1-61619-645-5 Paperback 2020 \$14.95

A Short History of Roman Law

Being the First Part of his Manuel Elementaire De Droit Romain (1906)

PAUL F. GIRARD

A translation by Augustus Henry Frazer and John Home Cameron of the "Introduction Historique" from Girard's classic *Manuel Elementaire de Droit Romain* (first ed. 1896). Much more than a historical outline, it is a sophisticated introduction to the principles of Roman law. "The best book for the student on all questions of the history of Roman legal precepts and doctrines." —Roscoe Pound, *Outlines of Lectures on Jurisprudence* (1943) 244.

ROMAN LAW (CONTINUED)



xx, 483 pp. ISBN 978-1-58477-242-2 Hardcover 2019 \$39.95

Roman Public Life

A.H.J. GREENIDGE

Greenidge [1865-1906] traces the growth of the Roman constitution and examines how it functioned during the mature Republic and the Principate. "My desire was ... to exhibit the political genius of the Roman in connexion with all the chief problems of administration which it attempted to solve" (Preface). Includes a useful index of Latin words and an index of passages from ancient authors referenced in the text.



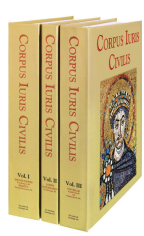
xxv, 288 pp. ISBN 978-1-58477-447-1 Hardcover 2020 \$25.95

The Roman Law of Damage to Property

Being a Commentary on the Title of the Digest Ad Legem Aquiliam... (1886)

ERWIN GRUEBER

More than a commentary, this treatise is a thorough introduction to an important and influential area of Roman law. It includes a detailed overview of the Corpus Juris Civilis and a passage-by-passage interpretation of the title "Concerning the Aquilia" from the Digest, which addresses the law of damage to property. This is followed by a systematic exposition of that topic in Roman law, concluding with a useful summary that indicates the location of key passages and topics.



3 vols. 8-1/2" x 11." ISBN 978-1-58477-978-0 Hardcover 2010 \$295.

Corpus Iuris Civilis

JUSTINIAN I, EMPEROR OF THE FAST

PAUL KRUEGER, Editor (Institutes)
THEODOR MOMMSEN,

Editor (Digest)

RUDOLF SCHOELL and WILHELM KROLL, Editors (Code and Novels)

Reprint of the standard Latin language edition, the basis for all modern English translations. Commissioned by the Emperor Justinian in 530 CE, the body of writings known collectively as the *Corpus Juris Civilis* reformed, restated and preserved Roman law. Its subsequent influence on European and international jurisprudence is difficult to overestimate.



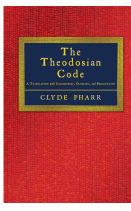
xx, 288 pp. ISBN 978-1-58477-542-3 Hardcover 2021 \$25.95

State And Family in Early Rome (1908)

CHARLES W.L. LAUNSPACH

Launspach, a barrister and member of the Inner Temple, argues that the early Roman state was neither a democracy nor an autocracy. When expansion and internal change drew the Roman commonwealth away from its familial roots, the underlying assumptions that had bound the state fragmented, and the constitutional order was gradually supplanted by more authoritarian structures.

ROMAN LAW (CONTINUED)



9" x 13" xxvi, 643 pp. plus foldout. ISBN 978-1-58477-146-3 Hardcover 2012 \$250.

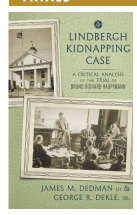
The Theodosian Code and Novels and the Sirmondian Constitutions

A Translation with Commentary, Glossary, and Bibliography by Clyde Pharr, in Collaboration with Theresa Sherrer Davidson and Mary Brown Pharr (1952)

CLYDE PHARR

The definitive English translation of the *Codex Theodosianus* (Theodosian Code), which 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.

TRIALS



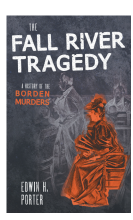
xvii, 394 pp. ISBN 978-1-61619-533-5 Hardcover with Dust Jacket 2016 \$75.

The Lindbergh Kidnapping Case

A Critical Analysis of the Trial of Bruno Richard Hauptmann (2016)

JAMES M. DEDMAN III and GEORGE R. DEKLE, SR.

The kidnapping and murder of Charles A. Lindbergh Jr. was touted as the "Crime of the Century," and the subsequent arrest and trial of Bruno Richard Hauptmann garnered no less attention. Almost every aspect of the crime, investigation and aftermath has been examined and critiqued, with one exception—no one has written a critical analysis of the trial itself. This book undertakes a thorough investigation of the trial's inner workings and the post-conviction litigation.



312 pp. Illustrated. ISBN 978-1-58477-546-1 Hardcover 2015 \$39.95

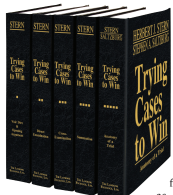
The Fall River Tragedy

A History of The Borden Murders... (1893)

EDWIN H. PORTER, Reporter

Lizzie Borden [1860-1927] was tried and acquitted for the 1892 axe murders of her father and stepmother in Fall River, Massachusetts. Compiled immediately after Borden's sensational trial, this book discusses such topics as the discovery of the murders, the adjournment of the preliminary hearing and some of the many theories that were advanced before any arrests were made. It is handsomely illustrated with photos and line illustrations of the deceased, the accused, the jury and others.

TRIAL PRACTICE



5 vols. Hardcover 2013 ISBN 978-1-61619-344-7 \$950.

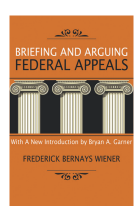
Trying Cases to Win

(1991-1999)

HERBERT J. STERN, ESQ.

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 every component needed for trial success. Each volume is also available separately.



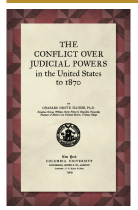
(ii new intro.), xvi, 506 pp. ISBN 978-1-58477-183-8 Hardcover with Dust Jacket 2009 \$49.95

Briefing and Arguing Federal Appeals (1961)

FREDERICK BERNAYS WEINER BRYAN A. GARNER, Introduction

With a new introduction by Bryan A. Garner, founder and president of LawProse Inc. This acclaimed book tells how to brief and 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. In addition to its discussion of appellate advocacy and procedure, it provides valuable guidelines for writing briefs and appeals and preparing oral arguments.

UNITED STATES LAW



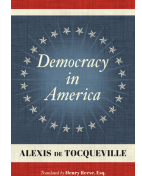
180 pp. ISBN 978-1-58477-080-0 Hardcover 2021 \$22.95

The Conflict over Judicial Powers in the United States to 1870 (1909)

CHARLES GROVE HAINES

From the Columbia University series Studies in History, Economics and Public Law, Volume XXXV, Number 1, Whole Number 92. Haines shows the gradual development of the increasing power and authority of the judiciary through this study of the conflicting opinions over the right of the judiciary to nullify legislative acts. Includes discussion of resistance from the states, attitudes about the slavery controversy and the effects of Jacksonian democracy on the power of the judiciary.

UNITED STATES LAW (CONTINUED)



With an Original Preface and Natas by John C. Spencer

XXX, 464 pp.

ISBN 978-1-58477-249-1

Hardcover 2019

\$27.95

Democracy in America (1838)

ALEXIS DE TOCQUEVILLE HENRY REEVE, Translator JOHN C. SPENCER, Preface and Notes

Reprint of the first English-language edition. In 1831, Tocqueville [1805-1859] and Gustave de Beaumont [fl.1835] traveled through the United States on behalf of the French government to study American prisons, renowned at the time for their progressive and humane methods. In the process, Tocqueville recorded his thoughts on the nation's social and political culture and institutions, initiating a dialogue about the nature of democracy and the United States and its people that continues to this day.

UNITED STATES CONSTITUTIONAL LAW



v, [1], 197 pp. ISBN 978-1-58477-098-5 Hardcover 2021 \$29.95

A General View of the Origin and Nature of the Constitution and Government of the United States

Deduced from the Political History and Condition of the Colonies and States... (1837)

HENRY BALDWIN

Baldwin interrogates the two prevailing contemporary schools of Constitutional interpretation, strict constructionism and the Marshall school of liberal interpretation. He then presents a synthesis of the two schools that presents a more expansive view of states' rights.

U.S. CONSTITUTIONAL LAW (CONTINUED)

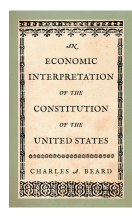


2 vols. xxiv, 520; xiv, 501 pp. ISBN 978-1-58477-002-2 Hardcover 2019 \$95.

History of the Formation of the Constitution of the United States of America (1882)

GEORGE BANCROFT

Reprint of the second edition. Traces the formation of the federal constitution from its origin to the inauguration of Washington, and includes an extensive appendix of letters and papers. Bancroft [1800-1891] was a statesman and diplomat who served as U.S. secretary of the Navy and ambassador to Prussia and the German Empire, where he negotiated several groundbreaking treaties. He is best known today as the first important historian of early America.



vii, 330 pp. ISBN 978-1-58477-111-1 Hardcover 2011 \$34.95

ISBN 978-1-61619-207-5 Paperback 2011 \$24.95

An Economic Interpretation of the Constitution of the United States (1925)

CHARLES A. BEARD

Beard, one of the most influential American historians of the early twentieth century, proposes that the Framers of the Federal Constitution were motivated primarily by economic concerns. Although most scholars today see the origins of the revolution in terms of the history of ideas, especially republicanism, Beard's work remains fundamental and has ensured a continued focus on the economic aspect of the nation's establishment and a wider awareness of the role of economic interests in history.

TREATISE on the CONSTITUTIONAL LIMITATIONS Which Rest Upon Legislative Power States of the American Union THOMAS MCINTYRE COOLEY

xlvii, 720 pp. ISBN 978-1-88636-392-2 Hardcover 2012 \$39.95

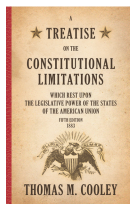
ISBN 978-1-61619-166-5 Paperback 2011 \$29.95

A Treatise on the Constitutional Limitations

Which Rest Upon the Legislative Power of the States of the American Union (1868)

THOMAS M. COOLEY

A classic treatise examining the construction of state constitutions and the enactment of laws from one of the greatest commentators on the Constitution. Probably the best-known legal treatise of its time, it went through six editions by 1890. Its treatment of such subjects as the protection of property by "due process" clauses and the protection of individual rights from arbitrary regulations dominated American constitutional thinking for generations.



lxxxi, [i], 886 pp. ISBN 978-1-88636-353-3 Hardcover 2017 \$44.95

A Treatise on the Constitutional Limitations

Which Rest Upon the Legislative Power of the States of the American Union (1883)

THOMAS M. COOLEY

Reprint of the fifth edition, the final authorial edition. This classic legal commentary on the Constitution examines the construction of state constitutions and the enactment of laws and "ranks with Story among the foremost commentators on the Constitution" (Walker, Oxford Companion to Law 288). "The most influential work ever published on American Constitutional law."—Edward S. Corwin, Constitutional Revolution 87.

UNITED STATES CONSTITUTIONAL LAW (CONTINUED)



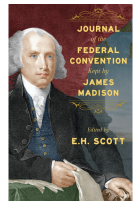
2 vols. ISBN 978-1-58477-529-4 Hardcover 2016 \$95.

The Federalist

A Collection of Essays, Written in Favour of the New Constitution... (1788)

[ALEXANDER HAMILTON].
[JAMES MADISON].
[JOHN JAY].

The complete text of the rare first edition. The views of Hamilton, Madison and Jay expressed in this landmark work have had a lasting effect on U.S. Constitutional law. The first edition was published anonymously and printed by the M'Lean brothers, who collected and published the first 36 essays as Volume I in March 1788, with the final 49 essays in Volume II in May of the same year, along with the text of the Constitution.



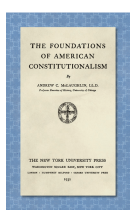
805 pp. ISBN 978-1-58477-256-9 Hardcover 2013 \$44.95

ISBN 978-1-61619-295-2 Paperback 2013 \$35.

Journal of the Federal Convention Kept by James Madison Special Edition (1898)

JAMES MADISON E.H. SCOTT, Editor

James Madison appreciated the significance of the Federal Convention and took great care to compile an accurate report of its proceedings, which were held behind closed doors. His journal, which covers the period from May 14 to September 17, 1787, is often referred to as "The Madison Papers" or "Madison's Notes." It remains the most complete record of the proceedings. Based on the edition of 1840, this volume also includes E.H. Scott's complete "general and analytical" index.

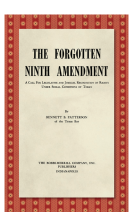


vii, 176 pp. ISBN 978-1-58477-227-9 Hardcover 2021 \$39.95

The Foundations of American Constitutionalism

ANDREW C. MCLAUGHLIN

Based on McLaughlin's Anson G. Phelps Lectures on Early American History delivered at New York University in 1932, this important study locates the principles of the United States Constitution in the political philosophy of colonial New England, Puritan practices and the ideals of English personal rights and limited government common among the colonies.



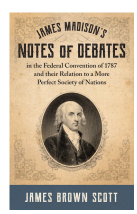
ix, 217 pp. ISBN 978-1-58477-820-2 Hardcover 2019 \$39.95

The Forgotten Ninth Amendment

A Call for Legislative and Judicial Recognition of Rights under Social Conditions of Today (1955)

BENNETT B. PATTERSON ROSCOE POUND, Introduction

This provocative essay considers the historical background, meaning and effect of the Ninth Amendment, which states "the enumeration in the Constitution of certain rights, shall not be construed to deny or disparage others retained by the people." Patterson argues the amendment could become valuable if it was construed to incorporate the doctrine of natural law, which he ranks above constitutional rights, and restrict government power.



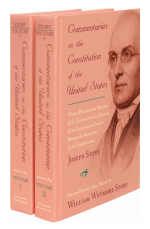
xviii, 149 pp. ISBN 978-1-58477-164-7 Hardcover 2019 \$24.95

James Madison's Notes of Debates in the Federal Convention of 1787

And their Relation to a More Perfect Society of Nations (1918)

JAMES BROWN SCOTT

An international law context for Madison's famous notes on the debates of the Federal Convention of 1787. Since the Federal Convention of 1787 was "in fact as well as in form an international conference," Scott, a leading jurist and scholar of international law, examines James Madison's notes from the perspective of international law and diplomacy (Preface).



2 vols. xxxiii, 734; 632 pp. ISBN 978-1-58477-515-7 Hardcover 2016 \$135.

Commentaries on the Constitution of the United States Second Edition, Edited by

Second Edition, Edited by William Wetmore Story (1851)

JOSEPH STORY

Reprint of the second edition. Arguably the most important American constitutional work after *The Federalist*. Apart from James Kent, no legal scholar has had greater influence on American law than Justice Story [1779-1845], who was appointed Associate Justice of the Supreme Court in 1811. "The Commentaries were tremendous achievements, and evidence immense industry and legal knowledge, and themselves entitled him to be ranked as a jurist of the first rank" (Walker 1192).



2 vols. xxxiii, [ii], 735; [ii], 702 pp. ISBN 978-1-58477-193-7 Hardcover 2015 \$150.

Commentaries on the Constitution of the United States

Third Edition, Edited by E.H. Bennett (1858)

JOSEPH STORY

Reprint of the third edition. Arguably the most important American constitutional work after *The Federalist*. "It is not too much to say that its publication constituted an epoch in the law; for it became at once the standard and almost the sole authority...[it] received the honor of being practically the first American law book to be cited as authority in English courts.": Marke, *A Catalogue of the Law Collection at New York University* (1953) 258



2 vols. xxxii, 752; 737 pp. ISBN 978-1-58477-878-3 Hardcover 2011 \$135.

Commentaries on the Constitution of the United States

Fourth Edition, With Notes and Additions by Thomas M. Cooley (1873)

JOSEPH STORY

Reprint of the important fourth edition. *Commentaries on the Constitution* was the most extensive and widely discussed study of the Constitution written during the antebellum period. Divided into three books, it offers a detailed exposition and strongly nationalist interpretation of the Federal constitution. Published in 1873, Cooley's edition updated Story's text to include discussion of the 13th, 14th and 15th Amendments, as well as other Civil War and Reconstruction-era changes.



2 vols. lxxv, 1157 pp. ISBN 978-1-61619-540-3 Hardcover 2016 \$225

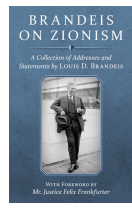
The Constitutional Convention of 1787

A Comprehensive Encyclopedia of America's Founding (2016)

JOHN R. VILE

Revised and updated second edition of the most comprehensive encyclopedia of America's founding convention. Now with nearly 400 new and updated entries and over 120 illustrations and maps, this impressive encyclopedia shows in detail the extensive, lively and often contentious process that produced the United States Constitution. These volumes provide a complete guide to a pivotal moment in the formation of the United States and the creation of one of the most important documents in history.

UNITED STATES SUPREME COURT

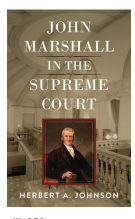


viii, 156 pp. Hardcover 2022 ISBN 978-1-88636-360-1 \$29.95

Brandeis on Zionism A Collection of Addresses and Statements... (1942)

LOUIS D. BRANDEIS
FELIX FRANKFURTER, Foreword

The first Jew to serve on the U.S. Supreme Court, Brandeis [1856-1941] was known for his liberal stand on issues of social justice and personal commitment to Zionism. Prefaced by an introduction from fellow Justice Felix Frankfurter, this collection of thirty-two addresses and statements traces the evolution of his views on this issue.

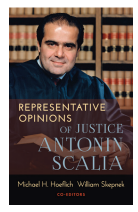


xiii, 358 pp. ISBN 978-1-61619-581-6 Hardcover 2019 \$75.

John Marshall in the Supreme Court (2019)

HERBERT A. JOHNSON

A collection of essays, three previously unpublished, that consider John Marshall's leadership role in the U.S. Supreme Court during the formative period of its institutional development from 1801 to 1835. Written by a distinguished legal scholar and Supreme Court historian, the collection includes a historiographic essay, a statistical analysis of Supreme Court opinions in the Marshall era, and biographies of Associate Justices William Cushing, William Johnson, and Bushrod Washington.



xxiv, 474 pp. ISBN 978-1-61619-572-4 Hardcover 2018 \$75.

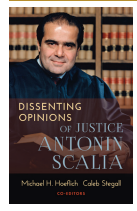
Representative Opinions of Justice Antonin Scalia (2018)

MICHAEL H. HOEFLICH and WILLIAM SKEPNEK,

Co-Editors

During his thirty years on the United States Supreme Court, the late Justice Antonin Scalia left an indelible impression not just for his influential conservative opinions, quick intellect and larger-than-life presence, but for the clarity and grace of his judicial writing style. This volume contains a representative selection of some of his most provocative and well-written majority opinions, offered alongside analytic introductions to each chapter by the editors.

UNITED STATES SUPREME COURT (CONTINUED)



xxvii, 554 pp. ISBN 978-1-61619-573-1 Hardcover 2018

Dissenting Opinions of Justice Antonin Scalia (2018)

MICHAEL H. HOEFLICH and JUSTICE CALEB STEGALL, Co-Editors

Scalia's writings are appreciated as exceptional among judicial opinions not just for the clear reasoning of his legal decisions and viewpoint, but for his sometimes witty, but always accessible and carefully chosen language. A companion to *Representative Opinions of Justice Antonin Scalia*, this volume contains a curated selection of the late Justice's dissenting opinions on topics such as constitutional structure, judicial power, statutory interpretation, police power, freedom of speech, and religion.



3 vols. Frontispiece. xvi, 468; vi, 498; iv, 440 pp. ISBN 978-1-58477-405-1 Hardcover 2019 \$175

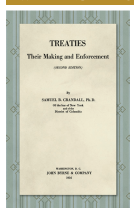
The Works of the Honourable James Wilson, L.L.D.

Published under the Direction of Bird Wilson, Esquire (1804)

JAMES WILSON

Reprint of the rare first edition. Wilson [1742-1798] was one of the six founding fathers who signed both the Declaration of Independence and the U.S. Constitution, the principal author of the Pennsylvania Constitution and an Associate Justice of the U.S. Supreme Court. The *Works* is comprised mostly of lectures on a wide range of topics in public and private law delivered in 1790-1791 at the College of Philadelphia, forming a significant early commentary on the Constitution.

WAR AND PEACE

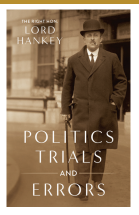


xxxii, 663 pp. ISBN 978-1-58477-492-1 Hardcover 2022 \$45.

Treaties, Their Making and Enforcement (1916)

SAMUEL B. CRANDALL

Reprint of the second, final and best edition. Crandall explores treaty-making in the United States in great depth, including treaties made before and during the Articles of Confederation era, and discusses treaty-making in Germany, Great Britain, France, Belgium, Italy, Denmark, Switzerland and other countries. Topics include agency and the right of ratification, the reality of consent and the operation of treatise over the course of their effective dates.



xiv, 150 pp. ISBN 978-1-58477-228-6 Hardcover 2020 \$34.95

Politics, Trials and Errors (1950)

THE RIGHT HON. LORD HANKEY

Maurice Hankey [1877-1963], 1st Baron Hankey, held a number of important cabinet positions beginning in 1914. After World War II, he emerged as a leading critic of the German and Japanese war crime trials. In this book, he takes the position that the Allies encouraged the Axis to take desperate measures to prolong the war, impeding the peace process, and that the Allies had no legal right to convict German and Japanese leaders of war crimes.



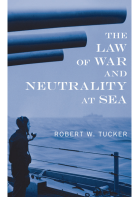
viii, 150 pp. ISBN 978-1-58477-659-8 Hardcover 2019 \$29.95

The Laws of War on Land

(Written and Unwritten) (1908)

THOMAS ERSKINE HOLLAND

A code of land warfare synthesized from the proceedings of the international conventions held at St. Petersburg in 1868, Geneva in 1906 and the Hague in 1899 and 1907. Each article is annotated with references to the conventions. When a clear ruling does not exist, Holland offers his own based on precedents derived from authorities such as Bynkershoek and Lieber. Compact, clearly written and well organized, this work was a standard authority of its time and is still cited today.



xiii, 448 pp. ISBN 978-1-58477-582-9 Hardcover 2022 \$49.95

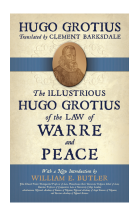
The Law of War and Neutrality at Sea (1955)

ROBERT W. TUCKER

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 judicial bodies, Tucker's analysis was a timely guide to a legal field in the midst of unprecedented change.

WAR AND PEACE (CONTINUED)

First published in Paris in 1625, **De Jure Belli Ac Pacis** established the framework of modern public international law. It describes situations in which war is a valid tool of law enforcement and outlines principles for the use of force. Though based on Christian natural law, Grotius advances 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 English translations offered here, six with original context-setting introductions by **William E. 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

Translated by CLEMENT BARKSDALE

xiv, [lxxv], 660, [xc] pp. ISBN 978-1-61619-279-2 Hardcover 2013 \$65.

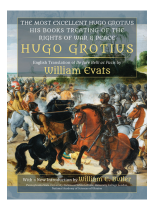


The Rights of War and Peace

Including the Law of Nature and of Nations... (1814)

Translated by A.C. CAMPBELL

3 vols. xxiv, xxxv, 368; [iv], 352; [vi], 420 pp. ISBN 978-1-61619-385-0 Hardcover 2017 \$195.

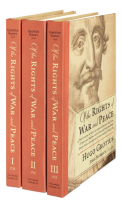


The Most Excellent Hugo Grotius

His Books Treating of the Rights of War and Peace (1682)

Translated by WILLIAM EVATS

XIII, xxi, [7], 220, 361-572, [32] pp. ISBN 978-1-61619-317-1 Hardcover 2013 \$49.95

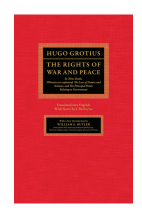


Of the Rights of War and Peace

In Three Volumes; In Which are Explain'd the Laws and Claims of Nature and Nations... (1715)

Translated and Edited by JOHN MORRICE

3 vols. xxx, [14], civ, 212; 648; 356, [48] pp. ISBN 978-1-61619-374-4 Hardcover 2014 \$150



The Rights of War and Peace

In Three Books...Translated into English with Notes by J. Barbeyrac (1738)

Translated and Edited by JOHN MORRICE

xvi, xxxvi, 817 pp. 9" x 14". ISBN 978-1-58477-386-3 Hardcover 2015 \$225.

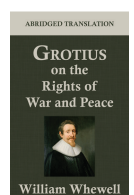


De Jure Belli et Pacis Libri Tres

Accompanied by an Abridged Translation. With the Notes of the Author, Barbeyrac, and Others... (1853)

Translated by WILLIAM WHEWELL

3 vols. xxiii, lxxix, 416; [vi], 457; [iv], 445, [1] pp. ISBN 978-1-61619-208-2 Hardcover 2011



Grotius on the Rights of War and Peace

An Abridged Translation (1853)

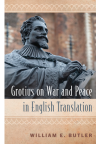
Translated by WILLIAM WHEWELL

xxxix, 485 pp. ISBN 978-1-58477-942-1 Hardcover 2009 \$29.95

ISBN 978-1-61619-151-1 Paperback 2011 \$24 95

— ALSO AVAILABLE (SEE PAGE 6) —





De Jure Belli Ac Pacis Libri Tres

Translated by FRANCIS W. KELSEY

Grotius on War and Peace in English Translation

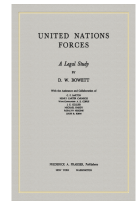
WILLIAM E. BUTLER

FOUNDATIONS of the LAWS of WAR

JOSEPH PERKOVICH, General Editor

Washington University School of Law

In this century, complexities of armed conflict and aggression's persistence necessitate engagement with formative legal texts and scholarship. The works of this series inform the pursuit of regulating war in our time.



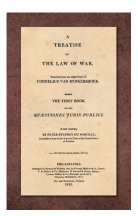
xiii (vii-x General Editor's foreword, xi-xiii new preface), xxiv, 579 pp. ISBN 978-1-58477-715-1 Hardcover 2008 \$49.95

United Nations Forces

A Legal Study of United Nations Practice (1964)

D.W. BOWETT ROSALYN HIGGINS, Preface

Bowett's pathbreaking treatise offers a comprehensive historical and prescriptive discussion of the use of U.N. forces in the maintenance of international peace and security. The author, Emeritus Whewell Professor of International Law in the University of Cambridge, was assisted in this study by Judge Rosalyn Higgins, former President of the International Court of Justice, J.G. Collier of King's College, London and Professor Louis B. Sohn of Harvard Law School.



liii (v-xlvi new intro.), xxxiv, 218 pp. ISBN 978-1-58477-566-9 Hardcover 2018 \$28.95

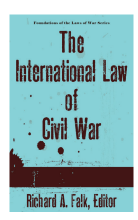
A Treatise on the Law of War

Being the First Book of His Quaestiones Juris Publici (1810)

CORNELIUS VAN
BYNKERSHOEK
PETER STEPHEN DU PONCEAU,

Editor and Translator
WILLIAM E. BUTLER, Introduction

Addresses the customs of land and sea warfare. A notably humane work, it condemns actions against civilians and advocates the fair treatment of prisoners of war. Du Ponceau's able translation is prefaced by a biography of the author, a table of cases, an index of citations from the *Corpus Juris Civilis* and an annotated bibliography of civil law treatises cited or



xix, 452 pp. ISBN 978-1-58477-721-2 Hardcover 2010 \$49.95

The International Law of Civil War (1971)

RICHARD A. FALK, Editor

This volume explores the complex relationship between international law and civil war through six essays on the American Civil War, the Spanish Civil War, the Algerian Revolution, and conflicts in the Congo, Yemen and Vietnam. It is the result of a special project sponsored by The American Society of International Law designed to shed light on patterns in civil war situations and bring into focus the policy problems that arise from the interplay of domestic violence and external participation.



XXVI (V-XVI General Editor's foreword, XVII-XXVI new intro.), xvi, 457 pp. ISBN 978-1-58477-660-4 Hardcover 2009 \$35.

A Manual of the Law of Maritime Warfare

Embodying the Decisions of Lord Stowell and Other English Judges... (1854)

referred to by the author.

WILLIAM HAZLITT and HENRY PHILIP ROCHE WILLIAM E. BUTLER, Introduction

Written to fulfill a need created by the Crimean War, this book summarizes the principal topics relating to maritime warfare. Beyond its utility as a guide to this area as interpreted by an agent of the leading naval power of the nineteenth century, it is historically significant because it is the first English treatise to draw on American court decisions and the writings of James Kent and Henry Wheaton.



xxiii (vii-xxiii new intros.), xxxviii, 674 pp. ISBN 978-1-58477-576-8 Hardcover 2014 \$69.95

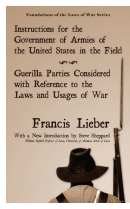
ISBN 978-1-58477-901-8 Paperback 2008 \$59.95

Axis Rule in Occupied Europe Laws of Occupation, Analysis

Laws of Occupation, Analysis of Government, Proposals for Redress (1944)

RAPHAEL LEMKIN WILLIAM A. SCHABAS, Introduction (2nd ed.) SAMANTHA POWER, Introduction (1st ed.)

Second edition by The Lawbook Exchange, Ltd. In this pathbreaking study Polish emigre Raphael Lemkin [1900-1959] coined the term "genocide" and defined it as a subject of international law, using it to describe all programs that sought to increase "Aryan" birthrate while working to exterminate the social, cultural and economic independence of non-Germanic peoples.



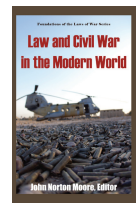
2 works in 1 vol. 51; 22 pp. ISBN 978-1-58477-526-3 Hardcover 2011 \$29.95

ISBN 978-1-61619-152-8 Paperback 2011 \$9.95

Instructions for the Government of Armies of the United States in the Field (1898) and Guerilla Parties Considered with Reference to the Laws and Usages of War (1862)

FRANCIS LIEBER
STEVE SHEPPARD, Introduction

This edition of Lieber's foundational military code, printed by the Adjutant General for use in the Spanish-American War, is enhanced by Professor Sheppard's illuminating introductory essay and the addition of Lieber's *Guerrilla Parties Considered with Reference to the Laws and Usages of War* (1862), which contains several ideas that were used in the Code.

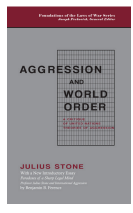


xxv, 648 pp. ISBN 978-1-58477-722-9 Hardcover 2010 \$49.95

Law and Civil War in the Modern World (1974)

JOHN NORTON MOORE, Editor

The essays collected in this volume are contributions to a comprehensive legal theory for the regulation of civil war and intervention drawing on the insights of political science and history. The culmination of the Civil War Project of the American Society of International Law Panel on the Role of International Law in Civil Wars, it includes contributions from many distinguished authors and a new introduction for this edition by Moore.



xiv, 226 pp. ISBN 978-1-58477-601-7 Hardcover 2011 \$49.95

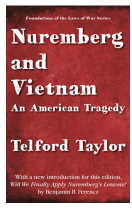
Aggression and World Order

A Critique of United Nations Theories of Aggression (1958)

JULIUS STONE BENJAMIN FERENCZ,

Introduction

In this critique of the 1956 U.N. report that attempted to produce a legal definition of aggression, Stone argues that the concept of aggression eludes definition and, controversially, that a definition is unnecessary to efforts to enforce world peace. This edition includes a new introductory essay by Benjamin Ferencz, "Paradoxes of a Sharp Legal Mind: Professor Julius Stone and International Aggression."



(xxvii new intro.), 224 pp. ISBN 978-1-58477-999-5 Hardcover 2010 \$36.95

ISBN 978-1-61619-033-0 Paperback 2012 \$29.95

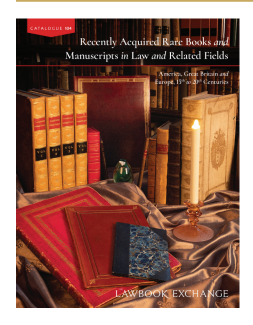
Nuremberg and Vietnam

An American Tragedy (1970)

TELFORD TAYLOR BENJAMIN FERENCZ,

Introduction

Originally published three years before the withdrawal of U.S. troops in 1973, this important book is not a polemic, but a sober account of the Vietnam conflict from the perspective of international law. Framed in reference to the Nuremberg Trials that followed the Second World War, it describes problems the United States may have to face due to its involvement in the Vietnam conflict.



We are pleased to announce

Catalogue 104 — Recently Acquired Rare Books and Manuscripts in Law and Related Fields: America, Great Britain and Europe, 15th to 20th Centuries

Highlights include:

- a rare c.1474–77 issue of Andrea's Super Arboribus Consanguinitatis, Affinitatis et Cognationis Spiritualis
- a variant first edition of Care's English Liberties
- a document signed by Sir William Blackstone
- a scarce 1564 Venetian Imprint of the Consolato del Mare
- a rare 1780 "Life and Confession" of a Connecticut murderer

An illustrated copy can be viewed online at our website: www.lawbookexchange.com

A print copy is available upon request.



33 Terminal Avenue, Clark, New Jersey 07066

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