

New Titles: September 2017

Criminology and Criminal Justice / Law



BOOKMAN LTD

<http://e-bookman.co.jp/> | sales@e-bookman.co.jp

Tel 03-5684-0561 | Fax 03-5684-0562

3-4-8-501, Hong, Bunkyo-ku

113-0033 Tokyo

Law



R. Alemu

The Liberalisation of the Telecommunications Sector in Sub-Saharan Africa and Fostering Competition in Telecommunications Services Markets

An Analysis of the Regulatory Framework in Uganda

This study investigates whether the existing regulatory framework governing the telecommunications sector in countries in Sub-Saharan Africa effectively deals with emerging competition-related concerns in the liberalised sector. Using Uganda as a case study, it analyses the relevant provisions of the law governing competition in the telecommunications sector, and presents three key findings: Firstly, while there is comprehensive legislation on interconnection and spectrum management, inefficient enforcement of the legislation has perpetuated concerns surrounding spectrum scarcity and interconnection. Secondly, the legislative framework governing anti-competitive behaviour, though in[...]

More on www.springer.com/978-3-662-55317-6

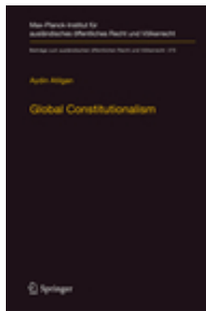
Hardcover

2017. X, 379 p. 13 illus. in color. (Munich Studies on Innovation and Competition, Vol. 6)

► **139,99 €**

ISBN 978-3-662-55317-6

October 15, 2017



A. Atilgan

Global Constitutionalism

A Socio-legal Perspective

This book provides insights into the viability of the idea of global constitution. Global constitutionalism has emerged as an alternative paradigm for international law. However, in view of the complex and varied structure of contemporary constitutionalism, in reality it is extremely difficult to use constitutional law to provide a new paradigm for international law. The book argues that the cultural paradigm can offer functional tools for the global constitutionalism discourse. In other words, global constitutionalism could be handled in the context of a global “constitutional culture” instead of a global constitution. This would provide a more realistic basis for discussing global[...]

More on www.springer.com/978-3-662-55646-7

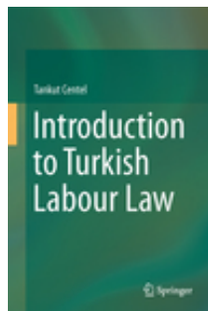
Hardcover

2018. Approx. 300 p. (Beiträge zum ausländischen öffentlichen Recht und Völkerrecht, Vol. 275)

► **114,99 €**

ISBN 978-3-662-55646-7

November 3, 2017



T. Centel

Introduction to Turkish Labour Law

This book provides essential information on the legal rights of employers and employees in Turkey, plus up-to-date sections on wages, working hours, employment contracts, discrimination laws, and unions. The work mainly consists of three parts: introduction, individual labour law, and collective labour law in Turkey. The extensive material and numerous court decisions presented in each chapter will introduce readers to the major current debates in labour law and encourage them to engage in critical and independent assessment. As such, the book offers an engaging and accessible overview of the development and sta-



tus quo of labour law and industrial relations issues in Turkey.

More on www.springer.com/978-3-319-65571-0

Hardcover

2017. XXXVI, 394 p.

► **89,99 €**

ISBN 978-3-319-65571-0

October 4, 2017



V.H. Chacón

The Due Diligence in Maritime Transportation in the Technological Era

This book discusses the problem of sea carriers' liability, with a particular focus on role of the technologies that have been employed to support maritime transport in recent decades. It examines the Hague Rules, providing an overview of the precedent standard of liability, its historical development up until its application, and its construction at the current time. To do so, it presents two exemplary studies from English and American case law, and analyzes the situations in which the courts have required the application of new technologies as part of the duties set in the current governing liability regime. Written in an easy-to-follow style, the book offers not only a unique[...]

More on www.springer.com/978-3-319-66001-1

Hardcover

2017. XI, 245 p. (Springer Series on Naval Architecture, Marine Engineering, Shipbuilding and Shipping, Vol. 5)

► **114,99 €**

ISBN 978-3-319-66001-1

October 16, 2017





J. Chaisse, T. Ishikawa, S. Jusoh (Eds.)

Asia's Changing International Investment Regime

Sustainability, Regionalization, and Arbitration

This book focuses on the Asia-Pacific region, delineating the evolving dynamics of foreign investment in the region. It examines the relationship between efforts to increase foreign direct investment (FDI) and efforts to improve governance and inclusive growth and development. Against a background of rapidly developing international investment law, it emphasises the need to strike a balance between these domestic and international legal frameworks, seeking to promote both foreign investment and the laws and policies necessary to regulate investments and investor conduct. Foreign investments play a pivotal role in most countries' political economies, and in order to encourage[...]

More on www.springer.com/978-981-10-5881-3

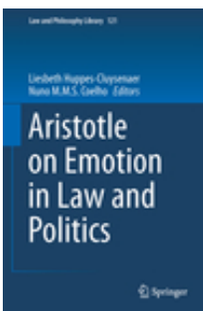
Hardcover

2017. VII, 281 p. 10 illus. (International Law and the Global South)

► **114,99 €**

ISBN 978-981-10-5881-3

October 20, 2017



L. Huppel-Cluysenaer, N.M.M.S. Coelho (Eds.)

Aristotle on Emotion in Law and Politics

In this book, experts from the fields of law and philosophy explore the works of Aristotle to illuminate the much-debated and fascinating relationship between emotions and justice. Emotions matter in connection with democracy and equity – they are relevant to the judicial enforcement of rights, legal argumentation, and decision-making processes in legislative bodies and courts. The decisive role that emotions, feelings and passions play in these processes cannot be ignored – not even by those who believe that emotions have no legitimate place in the public sphere. A

growing body of literature on these topics recognizes the seminal insights contributed by Aristotle. This book offers a[...]

More on www.springer.com/978-3-319-66702-7

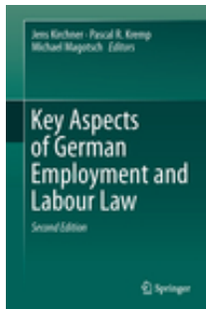
Hardcover

2018. X, 455 p. 2 illus. (Law and Philosophy Library, Vol. 121)

► **99,99 €**

ISBN 978-3-319-66702-7

November 28, 2017



J. Kirchner, P.R. Kremp, M. Magotsch (Eds.)

Key Aspects of German Employment and Labour Law

This book provides practical, business-orientated and accessible guidance on key aspects of German employment and labour law as well as adjoining fields. This second, completely revised edition presents the latest changes in German labour and employment law and jurisprudence. It covers, amongst other newer developments, the statutory minimum wage, changes in agency work, extensive changes in European and German employee data protection law, and includes a completely new chapter on compliance issues in the employment context. Specialised lawyers with many years of experience explain the legal basis of these aspects of German law, highlight typical practical problems and suggest[...]

More on www.springer.com/978-3-662-55596-5

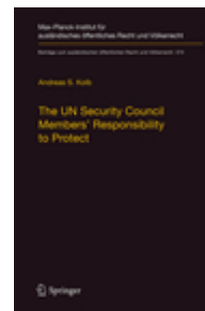
Hardcover

2017. IV, 394 p.

► **79,99 €**

ISBN 978-3-662-55596-5

October 2017



A.S. Kolb

The UN Security Council Members' Responsibility to Protect

A Legal Analysis

This book examines the hard legal core, if any, of the "Responsibility to Protect (R2P)" concept with regard to the commitment to take collective action through the UN Security Council. It addresses the question of whether public international law establishes a duty on the part of the individual Security Council members to collectively take the necessary action to prevent atrocities (genocide, crimes against humanity, war crimes and ethnic cleansing). To this end, it offers an interpretation of provisions in multilateral conventions, such as the undertaking to prevent genocide in Article 1 of the Genocide Convention and the undertaking to ensure respect for the Geneva Conventions in[...]

More on www.springer.com/978-3-662-55643-6

Hardcover

2018. XVI, 684 p. (Beiträge zum ausländischen öffentlichen Recht und Völkerrecht, Vol. 274)

► **199,99 €**

ISBN 978-3-662-55643-6

December 5, 2017



L.T. Montilla Fernández

Large-Scale Land Investments in Least Developed Countries

Legal Conflicts Between Investment and Human Rights Protection

This book analyses large-scale land investments for agricultural purposes in Africa's least developed countries from a law and economics perspective. Focusing on the effects of foreign land investments on host countries' local populations and the apparent failure of international law to create incentives to offset them, it also examines the legal and economic mechanisms to hold investors accountable in cases where their investment leads to human rights violations. Applying

principal agent and contract theory, it elucidates the sources of opportunism and develops control mechanisms to ameliorate the negative effects. It shows that although judicial mechanisms fail to deliver justice, [...]

More on www.springer.com/978-3-319-65279-5

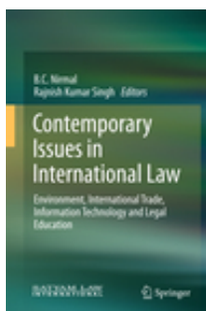
Hardcover

2017. XIX, 344 p. 1 illus. (International Law and Economics)

► **139,99 €**

ISBN 978-3-319-65279-5

October 17, 2017



B.C. Nirmal, R.K. Singh (Eds.)

Contemporary Issues in International Law

Environment, International Trade, Information Technology and Legal Education

This book explores the changing nature of international law and its ability to respond to the contemporary issues related to international environment, trade and information technology. The evolution of international law has reached a stage where we are witnessing diminishing power of the state and its capacity to deal with the economic matters challenging the existing notions of territory and sovereignty. Recent trends in international law and international relations show that states no longer have exclusive control over the decision-making process at the global level. Keeping this in mind, the book brings together the perspectives of various international and national scholars. The [...]

More on www.springer.com/978-981-10-6276-6

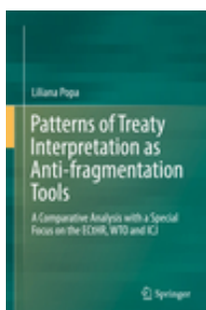
Hardcover

2017. XVI, 625 p. 5 illus.

► **199,99 €**

ISBN 978-981-10-6276-6

October 19, 2017



L. Popa

Patterns of Treaty Interpretation as Anti-fragmentation Tools

A Comparative Analysis with a Special Focus on the ECtHR, WTO and ICJ

This book investigates whether treaty interpretation at the ECtHR and WTO, which are sometimes perceived as promoting 'self-contained' regimes, could constitute a means for unifying international law, or, conversely, might exacerbate the fragmentation of international law. In this regard, the practice of the ICJ on treaty interpretation is used for comparison, since the ICJ has made the greatest contribution to the development and clarification of international law



rules and principles. Providing a critical analysis of cases at the ICJ, ECtHR and WTO, both prior to and since the adoption of the 1969 Vienna Convention on the Law of Treaties, the book reveals how the ECtHR and WTO apply [...]

More on www.springer.com/978-3-319-65487-4

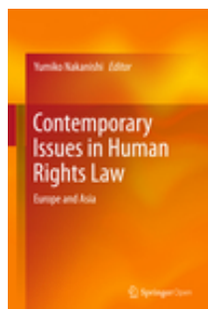
Hardcover

2018. XXIII, 381 p.

► **149,99 €**

ISBN 978-3-319-65487-4

October 29, 2017



Y. Nakanishi (Ed.)

Contemporary Issues in Human Rights Law

Europe and Asia

This book is published open access under a CC BY-NC-ND 4.0 license. This book analyzes issues in human rights law from a variety of perspectives by eminent European and Asian professors of constitutional law, international public law, and European Union law. As a result, their contributions collected here illustrate the phenomenon of cross-fertilization not only in Europe (the EU and its member states and the Council of Europe), but also between Europe and Asia. Furthermore, it reveals the influence that national and foreign law, EU law and the European Convention on Human Rights, and European and Asian law exert over one another. The various chapters cover general fundamental [...]

More on www.springer.com/978-981-10-6128-8

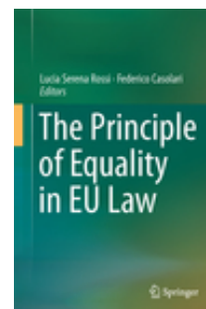
Hardcover

2018. XII, 220 p.

► **49,99 €**

ISBN 978-981-10-6128-8

October 27, 2017



L.S. Rossi, F. Casolari (Eds.)

The Principle of Equality in EU Law

This book provides a comprehensive and updated legal analysis of the equality principle in EU law. To this end, it argues for a broad definition of the principle, which includes not only its inter-individual dimension, but also the equality of the Member States before the EU Treaties. The book presents a collection of high-quality academic and expert contributions, which, in light of the most recent developments in implementing the post-Lisbon legal framework, reflect the current interpretation of the equality principle, examining its performance in practice with a view to suggesting possible solutions in order to overcome recurring problems. To this end the volume is divided into [...]

More on www.springer.com/978-3-319-66136-0

Hardcover

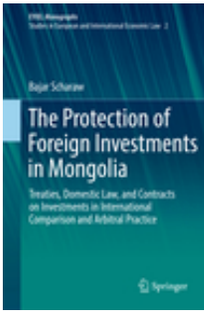
2017. XIV, 333 p.

► **139,99 €**

ISBN 978-3-319-66136-0

October 19, 2017





B. Scharaw

The Protection of Foreign Investments in Mongolia

Treaties, Domestic Law, and Contracts on Investments in International Comparison and Arbitral Practice

This book analyses the adequacy of Mongolia's legal system for foreign investment protection by conducting a multi-level assessment of international investment treaties, domestic legislation of the host State, and investor-State contracts from an international comparative perspective. The investigation distinguishes between three legal dimensions, each of which offers both substantive legal guarantees for the protection of investments in the host State and provisions for the settlement of investment disputes by arbitration. In the first dimension of Public International Law (PIL), Mongolia is bound by international investment treaties, which offer investors an international law[...]

More on www.springer.com/978-3-319-66088-2

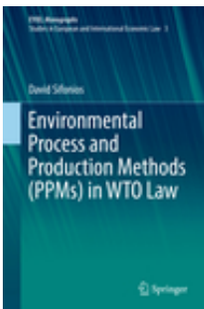
Hardcover

2017. XX, 358 p. (EYIEL Monographs - Studies in European and International Economic Law, Vol. 2)

► **139,99 €**

ISBN 978-3-319-66088-2

October 24, 2017



D. Sifonios

Environmental Process and Production Methods (PPMs) in WTO Law

This book examines the conditions under which PPM measures may be adopted under WTO law de lege lata and de lege ferenda. It analyses in detail the complex case law in this field and its evolution in the last 25 years, as well as the many doctrinal debates around PPM measures and their relevance in the light of the evolution of case law, both under the GATT and the TBT Agreement. Further, it also suggests an original



approach to the interpretation of the relevant provisions of the GATT and the TBT Agreement in the context of PPM measures. The PPM issue has been one of the most debated topics in the trade and environment debate. Even though the US-Shrimp case showed that PPM measures[...]

More on www.springer.com/978-3-319-65725-7

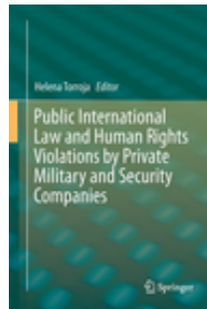
Hardcover

2018. X, 338 p. (EYIEL Monographs - Studies in European and International Economic Law, Vol. 3)

► **114,99 €**

ISBN 978-3-319-65725-7

November 2, 2017



H. Torroja (Ed.)

Public International Law and Human Rights Violations by Private Military and Security Companies

This book explores the human rights consequences of the new mercenarism, as channeled through so-called private military and security companies (PMSCs), and offers an overview of the evolution and status quo of both non-legal (soft law and self-regulation) and legal initiatives seeking to limit them. It addresses various topics, including the impact of the presence of non-state actors on human security using the cases of Afghanistan and Syria; research on PMSCs' impact on human rights in specific cases; the insufficiency and ineffectiveness of existing direct and indirect legal prohibitions on the use of mercenaries; various aspects of international human rights law and international[...]

More on www.springer.com/978-3-319-66097-4

Hardcover

2017. X, 150 p. 4 illus. in color.

► **114,99 €**

ISBN 978-3-319-66097-4

November 13, 2017



