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Bibliography of American Law School Casebooks, 1870-2004

This cutting-edge casebook provides materials for use in law schools and in other higher education programs. The new edition continues its full coverage of core topics involving faculty (tenure, governance, and academic freedom) as well as public/private/for profit distinctions, accreditation, admissions and financial aid. It includes a new case study of the Penn State crisis and materials on key new federal regulatory mandates concerning "gainful employment," Title IX sexual assault guidance, and "direct threat" analysis under Title II. Every chapter in this innovative casebook places students in roles as practitioners handling simulated law practice problems; provides context in the form of an overview of the law, similar to that which an attorney would read before reading cases in a new subject area; includes questions designed to encourage students to find the applicable statutes and cases on point in the state where the student is planning to practice law; includes exercises, visual aids, and case reading scaffolds, designed to engage students with a wide range of learning styles; and ends with professionalism questions addressing ethical and professional identity questions suggested by the materials in the chapter. The second edition retains the style, format, and teaching and learning goals of the first edition, but some cases have been replaced or re-edited, and many of the textual materials, problems, exercises, and case questions have been revised, supplemented, or updated. This book is part of the Context and Practice Series, edited by Michael Hunter Schwartz, Professor of Law and Dean of the University of Arkansas at Little Rock Bowen School of Law. Restructured to meet the requirements of four- and three-credit-hour courses, Studies in Contract Law provides an overview of contract law, featuring updated information on Uniform Commercial Code revisions and current trends in contracts scholarship. Important organizational changes in the sixth edition include discussions on the importance of promise and theories of promissory liability; contract remedies; and dispute settlement by private adjudication, including arbitration. All the cases you need, together with the tools to understand them. Now updated by Professor Robert Merkin and Dr Séverine Saintier, 'Poole's Casebook on Contract Law' takes a uniquely supportive approach, to give you the confidence to engage with and analyse judgments. The book presents a modern approach to understanding U.S. antitrust law, illuminating the economic

analysis that dominates modern antitrust analysis in a straightforward way that minimizes technical jargon and makes the underlying economic concepts accessible to a broad audience. The cases are carefully edited to present the facts and issues clearly and succinctly, and this third edition completely revamps the book to include detailed textual answers to all the tough questions and details how to apply modern antitrust economic analysis to the cases. The result is a book that is quite compact, around 800 pages, but covers the full waterfront of antitrust issues and generates plenty of multi-layered points and ideas to fill a class. Throughout the book incorporates important Supreme Court antitrust cases and agency guidelines. The merger section focuses on modern agency practices and merger theories, and selected cases that illustrate them, rather than on outdated Supreme Court cases that no longer describe current merger enforcement. In addition to adding detailed answers to the questions, the third edition updates the book to incorporate recent developments, including the decisions in Actavis, North Carolina Dental, Meritor, and Eisai. Buy a new version of this Connected Casebook and receive ACCESS to the online e-book, practice questions from your favorite study aids, and an outline tool on CasebookConnect, the all in one learning solution for law school students. CasebookConnect offers you what you need most to be successful in your law school classes - portability, meaningful feedback, and greater efficiency. A leading fifth edition text by a prominent scholar, Constitutional Law, is known for its concise, yet comprehensive presentation. Professor Chemerinsky's distinctive approach presents the law solely through case excerpts and his own essays, and with the author's context and background information, the law becomes more readily understood. The text's flexible organization accommodates a variety of course structures so that no chapter assumes that students have read preceding material. Finally, a complete Teacher's Manual and Annual Case Supplement round out this acclaimed Constitutional Law text. Features: Comprehensive coverage accessible writing style Distinctive approach presents the law solely through case excerpts and author-written essays Provides context and background information Flexible organization--no chapter assumes that students have read other chapters Updated throughout; includes major new cases CasebookConnect features: ONLINE E-BOOK Law school comes with a lot of reading, so access your enhanced e-book anytime, anywhere to keep up with your coursework. Highlight, take notes in the margins, and search the full text to quickly find coverage of legal topics. PRACTICE QUESTIONS Quiz yourself before class and prep for your exam in the Study Center. Practice questions from Examples & Explanations, Emanuel Law Outlines, Emanuel Law in a Flash flashcards, and other best-selling study aid series help you study for exams while tracking your strengths and weaknesses to help optimize your study time. OUTLINE TOOL Most professors will tell you that starting your outline early is key to being successful in your law school classes. The Outline Tool automatically populates your notes and highlights from the e-book into an editable format to accelerate your outline creation and increase study time later in the semester. Roman contract law has profoundly influenced subsequent legal systems throughout the world, but is inarguably an important subject in its own right. This casebook introduces students to the rich body of Roman law concerning contracts between private individuals. In order to bring out the intricacy of Roman contract law, the casebook employs the case-law method--actual Roman texts, drawn from Justinian's Digest and other sources, are presented both in Latin and English, along with introductions and discussions that fill out the background of the cases and explore related legal issues. This method reflects the casuistic practices of the jurists themselves: concentrating on the fact-rich environment in which contracts are made and enforced, while never losing sight of the broader principles upon which the jurists constructed the law. The casebook concentrates especially on stipulation and sale, which are particularly well represented in surviving sources. Beyond these and other standard contracts, the book also has chapters on the capacity to contract, the creation of third-party rights and duties, and the main forms of unjustified enrichment. What students can hope to learn from this casebook is not only the general

outlines and details of Roman contract law, but also how the jurists developed such law out of rudimentary civil procedures. An online teacher's manual is available for instructors; to access it, see page xxi of the Casebook. All the cases you need, together with the tools to understand them. Poole's Casebook on Contract Law takes a uniquely supportive approach, to give students the confidence to engage with and analyse judgments. All the cases you need, together with the tools to understand them. Poole's Casebook on contract law takes a uniquely supportive approach, to give students the confidence to engage with and analyse judgments. The book is simple to navigate, pulling all key case law together into one easy-to-use volume which students can work through systematically or use to reference specific cases. Cases are accompanied by succinct author commentary highlighting the key elements of each case. An introductory chapter provides valuable guidance on how to read and understand case law, developing essential academic and practical skills.

Algorithmen nehmen Einfluss auf unser Leben: Von ihnen hängt es ab, ob man etwa einen Kredit für sein Haus erhält und wie viel man für die Krankenversicherung bezahlt. Cathy O'Neil, ehemalige Hedgefonds-Managerin und heute Big-Data-Whistleblowerin, erklärt, wie Algorithmen in der Theorie objektive Entscheidungen ermöglichen, im wirklichen Leben aber mächtigen Interessen folgen. Algorithmen nehmen Einfluss auf die Politik, gefährden freie Wahlen und manipulieren über soziale Netzwerke sogar die Demokratie. Cathy O'Neils dringlicher Appell zeigt, wie sie Diskriminierung und Ungleichheit verstärken und so zu Waffen werden, die das Fundament unserer Gesellschaft erschüttern. This is the second edition of the widely acclaimed and successful casebook on Contract in the Ius Commune Series, developed to be used throughout Europe and aimed at those who teach, learn or practise law with a comparative or European perspective. The book contains leading cases, legislation and other materials from the legal traditions within Europe, with a focus on English, French and German law as the main representatives of those traditions. The book contains the basic texts and contrasting cases as well as extracts from the various international restatements (the Vienna Sales Convention, the UNIDROIT Principles of International Commercial Contracts, the Principles of European Contract Law, the Draft Common Frame of Reference and so on). Materials are chosen and ordered so as to foster comparative study, and complemented with annotations and comparative overviews prepared by a multinational team. The whole Casebook is in English. The principal subjects covered in this book include: General (including the distinctions between Contract and Property, Tort and Restitution) ; Formation; Validity; Interpretation and Contents; Remedies; Supervening Events; and Third Parties. Please click on the link below to visit the series website: [www.casebooks.eu/contractLaw](http://www.casebooks.eu/contractLaw). This abridged version of our popular law school casebook, now in its eighth edition, provides a concise overview of the constitutional, statutory, regulatory, and common law principles of employment law. The doctrinal development of the law is assessed in light of contemporary economic, technological, social, and political conditions. A companion for undergraduate tort law students, providing a comprehensive portable library of leading tort cases. Horsey & Rackley bring together a range of carefully edited extracts, combined with insightful commentary and annotated cases to help students identify and analyse the key elements of a case. This edition of the book offers a comprehensive re-thinking of antitrust law, approaching competition problems in the market from a functional standpoint. The book has roots in prior editions, but it really offers a top-to-bottom reconsideration of how best to present modern issues in antitrust. After a brief introduction to the origins and objectives of antitrust law, the book launches the study of the field with a chapter on the concept of market power and the meaning of competition--building blocks that are essential to understanding everything else that follows in the course. It then devotes three chapters to the primary kinds of antitrust issues that arise from marketplace conduct: horizontal agreements among competitors, vertical distribution agreements, and exclusionary practices (whether done by a single firm or a group). Because of their importance to the economy, as well as to antitrust

practice, mergers have their own chapter, which provides not only the important judicial opinions in this area, but also extensive materials from the Department of Justice and the Federal Trade Commission, the primary regulators of merger activity. The book then turns to two specialized issues that are of growing importance: the way in which U.S. antitrust laws operate in the global economy, and an innovative new chapter on intellectual property, technology, and platforms. It concludes with a chapter discussing the legal boundaries around the field of antitrust, including exemptions and immunities, and a chapter on the institutional framework for enforcement--the framework that translates words on a page into reality on the ground. The Seventh Edition retains and, where appropriate, adds to, the problems that have been a feature of this book for decades. To maximize instructor flexibility, the problems for each topic now appear at the end of the chapter. A Casebook on Labour Law supports every university labour or employment law course in the UK, set within European Union and international law. It covers history and theory, contract and rights, participation, equality, and job security. It also has chapters on essential topics for modern labour policy: the right to vote for company boards, in work councils and pension funds, and laws to achieve full employment by ending underpaid underemployment. Each chapter summarises further reading from noteworthy books and journals, and follows a unified conceptual structure. This aims to transcend historic divisions between common law or statute, private or public, and national or international law. The book invites the reader to engage in the economic and social evidence about labour law's empirical consequences and political principles. Description Coming Soon! This newly designed casebook provides the perfect balance between the challenges of the case method and the needs of undergraduate and graduate students who may, or may not, be headed to law school. The Law of Criminal Investigations: A College Casebook makes use of many of your favorite U.S. Supreme Court cases; edited to reflect the needs of undergraduate students, with Notes and Questions that help illuminate the case and show how it works in the real world. Also included are narratives and summaries that explain and synthesize some of the more complicated legal nuances found in the world of criminal procedure. Written by renowned law professors and authors, Joshua Dressler and George Thomas, who are now joined by Dr. Stephanie Lipson Mizrahi, this book will appeal to all criminal procedure teachers who want to offer their students more in-depth coverage and analysis of this important topic. Stephanie Lipson Mizrahi teaches in the Division of Criminal Justice at California State University, Sacramento in the areas of law, terrorism, homeland security, and emergency management. In addition to co-authoring The Law of Criminal Investigations: A College Casebook, Dr. Mizrahi has published in the areas of terrorism and homeland security, the death penalty and the International Criminal Court. Joshua Dressler is the author of law school treatises in both the Criminal Law and Criminal Procedure fields, as well as casebooks and numerous articles in both areas. He is also Editor-in-Chief of the most recent edition of the Encyclopedia of Crime and Justice. Professor Dressler is a Distinguished University Professor Emeritus and the Frank R. Strong Chair in Law Emeritus at the Michael E. Moritz College of Law, The Ohio State University. George Thomas's research specialties include double jeopardy, police interrogation, and wrongful convictions. He has published numerous articles and books, including The Supreme Court on Trial and Confessions of Guilt (co-authored with Richard Leo). He is a Rutgers University Board of Governors Professor of Law. This groundbreaking casebook is ideal for introductory Constitutional Law courses of 3-5 units that teach both structure and rights. Its novel approach presents constitutional law as a coherent system, not as isolated doctrines in silos. The book integrates subjects ordinarily taught in Con Law I and II; it integrates historical and doctrinal approaches; it integrates features of a casebook and a study guide; and it presents each case as an integrated whole, so that students learn relationships among doctrines while studying the details of each. Its tone is accessible, while its structure allows for sophisticated classroom discussion. The Second Edition goes beyond merely incorporating significant cases decided after the First Edition was published

in 2015. New historical material and biographical profiles have been added, even for pre-existing cases; some chapters have been reorganized; and some text has been revised to anticipate student questions that commonly arise. The features of the casebook that made it a student favorite are, of course, retained. (Students in Prof. Caplan's classes were asked, in an anonymous survey distributed by proctors at the end of the semester, how the First Edition compared to casebooks used in other classes. 37% said the book was "better" than casebooks they used in other classes, and 45% said the book was "a lot better.") This title is a part of our CasebookPlus(tm) offering as ISBN 9781634595193. Learn more at CasebookPlus.com. The Eighteenth Edition provides comprehensive coverage of all areas of constitutional law, including judicial review, separation of powers, federalism, due process, equal protection, free speech, and religious liberty. It emphasizes the current state of constitutional law and aims to enable students who use it to practice constitutional law as lawyers. It also seeks to illuminate the historical, theoretical, and philosophical background that bears on constitutional law and informs its practice. The 18th edition thoroughly revises, updates and streamlines this classic casebook, emphasizing contemporary problems in areas from the health care decision to the war on terror. Highlights of the 18th edition include updates on the commerce clause, taxing, and spending in the light of the Obamacare decision and the changing profile of free speech regulation in the age of the material support of terrorism statute. This casebook provides a unique combination of clearly structured and lawyerly coverage of the cases with rich historical, theoretical, and philosophical materials that illuminate the development of our constitutional law. The note materials and questions in the casebook make it easy to structure classes and promote lively discussion. And comparative examples from the constitutional law of other nations are provided throughout. The Twentieth Edition is an updated version of this classic casebook, adding new materials on the Supreme Court's most recent decisions on the First Amendment, Equal Protection, Substantive Due Process, Separation of Powers, and Federalism. A Casebook on the Roman Law of Contracts introduces students to the rich and influential body of Roman law concerning contracts between private individuals. Hart & Sacks' The Legal Process: Basic Problems in the Making and Application of Law provides detailed information on the making and application of law. The casebook provides the tools for fast, easy, on-point research. Part of the University Casebook Series; , it includes selected cases designed to illustrate the development of a body of law on a particular subject. Text and explanatory materials designed for law study accompany the cases. This book goes beyond the rules in teaching students the subtle differences between proper and improper conduct. The book's balanced and engaging mix of materials supports its comprehensive coverage of professional responsibility issues. Refined through years of classroom use, this casebook offers: condensed coverage of professional responsibility issues in less space (about 120 pages shorter than the regular 10th edition); well-balanced mix of cases, secondary sources, timely materials (often drawn from recent headlines), engaging problems, and challenging notes; discussion beyond the rules and from different perspectives, to recognize that the law is not necessarily self-evident and covers many subtleties; excellent case selection; realistic, helpful, and abundant problems, many based on actual events, that facilitate class discussion and enable students to understand the rules and regulations that will govern their professional behavior; detailed notes which provide in-depth treatment of the issues; high-profile author (Gillers is a highly visible and recognized national authority on professional responsibility); and an accessible and engaging style which is characterized by variety, clarity, and humor." This bibliography is a topical arrangement of all law school casebooks published between 1871 and 2004. The opinions included in this law school casebook are designed for teaching case analysis and the social and economic consequences of legal decisions. Enough of the majority, and often the dissent opinion is presented to illustrate how the case fits with precedents and allows students to evaluate the arguments on either side of the case. It emphasizes accidents and the role of fault in society's management of their costs, and the

historical basis for modern torts doctrines. It details intentional torts and a wide range of other non-accident wrongs. An innovative Property casebook that re-imagines the law school casebook format. Covering all the major topics included in a basic 1L Property course, Property Law looks more like an undergraduate textbook than a traditional law school casebook, making use of sidebars, illustrations, and other design devices to present material more clearly. The authors present concepts simply, then move the discussion toward complexity--the opposite of the approach taken by many current texts. Clear yet sophisticated, the casebook is the perfect choice for all skill levels. Including problems that students can and should be able to do on their own, explanatory answers, and skills-based exercises, this casebook is both professor-friendly and student-friendly. Themes that run through the course are highlighted throughout the book, resulting in a casebook that clearly presents the fundamentals of property law. This allows students to develop an understanding of basic concepts on their own while allowing professors to assist their students in developing an advanced understanding of property law. Key Features: Starts from simplicity and moves to complexity: The book first provides text that explains the basic doctrine, then presents a simple case example, and finally moves to more complex issues. Cases are introduced with explanatory text discussing the law and issues surrounding the case. This radically different approach from most other casebooks allows students to have a better grasp of the concepts and themes before they even read the case. Includes problems and exercises that students can complete on their own, with explanatory answers included in an appendix. Innovative design aids student learning, with sidebars, diagrams, charts, and illustrations that make concepts clearer to students. Cases are used as examples, not introductions to legal rules. Many topics in the book feature introductory text, illustrations, and problem sets before a single case is introduced, to aid in students' legal learning. Includes sample documents, helping students to understand core concepts. Perfect for a four-credit course, the book also features a modular design that can be used in courses of varying credit size. This is the fourth, fully updated, edition of Professor Burrows' casebook, offering law students the ideal way to discover and understand contract law through reading highlights from the leading cases. Designed to be used in conjunction with a contract law textbook, this book covers the undergraduate contract law course in a series of clearly presented and carefully structured chapters. The author provides an expert introduction to each topic and his succinct notes and questions seek to guide students to a proper understanding of the cases. The relevant statutes are also set out along with a principled analysis of them. In addition to cross-references to further discussion in the leading textbooks, an innovative feature is the summary of leading academic articles in each chapter. The book is designed not to overwhelm students by its length but covers all aspects of the law of contract most commonly found in the undergraduate curriculum. Praise for previous editions: "Excellent update. Continues to be the best Text, Cases and Materials volume out there." Jeremias Prassl, St John's College, Oxford "The most up-to-date text. Student friendly...Excellent coverage of the case law." Dr Benjamin Andoh, Southampton Solent University, Law School "An outstanding casebook: concise extracts that capture all relevant aspects, clear and helpful comments, and up-to-date and well-selected suggestions for further reading." Florian Wagner Von Papp, University College London "Probably the best and most straightforward text, with very good commentary and overview of further reading" Ewan McGaughey, King's College, London "...simply excellent, as it has case comments and insightful questions...to work out tutorial problems Burrows is essential." Anca Chirita, Durham Law School "Clear, comprehensive, incisive and up-to-date." Professor Joshua Getzler, St Hugh's College, Oxford As a part of our CasebookPlus offering, you'll receive a new print book along with lifetime digital access to the downloadable eBook. In addition, you'll receive 12-month online access to the Learning Library which includes quizzes tied specifically to your book, an outline starter and three leading study aids in that subject and the Gilbert Law Dictionary. The included study aids are Contracts in a Nutshell, Exam Pro on Contracts, Objective and Acing Contracts. In the Ninth Edition of

Studies in Contract Law, Ian Ayres and Greg Klass have continued their work of streamlining, updating and supplementing this classic casebook. The new edition includes extensive discussion of the Draft Restatement (Third) of Consumer Contracts. There are new cases on telemarketing, good faith, the perfect tender rule, warranties and reliance, half-truths, fraud liability between contracting parties, class arbitration, adequate assurances, mitigation, mental anguish, intentional interference, and personal services contracts. And the authors have added three new drafting exercises to the many practice problems that the book has always included. This edition makes some structural changes to the chapter on remedies to make it more accessible to students. The discussion now begins with general principles, such as the choice between damages and specific performance, efficient breach, and the foreseeability, mitigation and certainty rules. It then addresses seller and buyer remedies, under the UCC and common law, followed by a discussion of special topics such as personal service contracts, liquidated damages, and recovery for nonpecuniary damages. The new edition also includes a new section on fraud liability between contract parties--a topic that usually falls in the gap between Torts and Contracts. And the authors have integrated materials from the arbitration chapter into the rest of the book, and added new section on the Supreme Court's recent class arbitration jurisprudence. Ayres has now recorded more than 90 contract law videos that will be freely available for viewing on Coursera.com and YouTube (search for "Ian Ayres Contracts"). These videos are largely free-standing discussions of individual cases from the casebook and can be used as supplemental lectures or to "flip the classroom." Ayres has also recorded more than 30 videos, also freely available on these platform (search for "Ayres Law Students toolkits"), covering basic legal concepts (e.g., rules vs. standards) and techniques (e.g., how to brief a case) that might be useful for first-year students. This volume introduces Roman property law by means of "cases" consisting of brief excerpts from Roman juristic sources in Latin with English translations. The cases are followed by series of analytical questions and translated excerpts from modern civil codes to illustrate the dynamic character and continuing life of the Roman legal tradition. This casebook provides a comprehensive, accessible, and up-to-date analysis of international human rights law. It emphasizes the relationship between the international, regional, and national legal systems (with a particular focus on the United States), features an intellectual and historical development of the idea of human rights, and analyzes recent developments in areas including corporate responsibility, terrorism and human rights, the rights of refugees, international criminal law, and the role of NGOs. The first edition has been comprehensively revised and updated to address important and "hot button" issues and topics in international human rights law. These include: an introductory case study on human rights, extraordinary renditions and extraterritoriality extensive coverage of regional human rights systems and NGOs terrorism and human rights human rights litigation in U.S. courts corporations and human rights refugee law the right to health Combining rigorous analysis of the professional rules of lawyer conduct with extensive interdisciplinary materials on the legal profession and ethics, this casebook offers a unique perspective on the professional challenges facing contemporary lawyers--and their opportunity to promote the public good. The book combines real-life problems, doctrinal and statutory analysis, and carefully-edited readings to offer a comprehensive and critical examination of the role of lawyers as client representatives and democratic citizens. Many of the chapters can be used as independent units for courses focusing on ethical problems in corporate practice, tax practice, family law, criminal law, and public interest law. The eighth edition also includes extensive revisions that provide new analysis of core professional rules, enhanced organizational formats, and critical additions to the case law and professional literature. Key changes include expanded coverage of how the lawyer-client relationship begins and ends; important updates to the materials on confidentiality, conflicts of interest, and market regulation; recent media clips; and new research on access to justice, diversity and inclusion, lawyer well being and legal education. 'Casebook on Contract Law' provides students with a

comprehensive selection of the cases most likely to be encountered on contract law courses and is specifically designed to meet their needs. This casebook provides the most comprehensive treatment available, including the theoretical foundations, the common-law origins, the statutory structure, and the procedural context of modern criminal law. The book concentrates on doctrinal materials that can support both rigorous technical, and sophisticated theoretical, discussions. The purposes and limits of punishment are addressed through Supreme Court decisions, a focus on statutes throughout the substantive law sections enables training students in the legal art of statutory interpretation as well as exposing them to the hard moral and political problems of legislative choice, and the sentencing materials reprise the theory of punishment in the context of the practically most important stage of the modern process. The 12th edition carries forward the comprehensive approach of prior editions, empowering the teacher to design a course suited to the needs of the teacher's students and institution. New Supreme Court's decisions, changing the landscape of both substance and procedure, include *Skilling v. United States*, *McDonald v. City of Chicago*, *Graham v. Florida*, *United States v. Jones*, and *Michigan v. Bryant*. The material on self-defense has been comprehensively revised, both for the sake of clarity and to include discussion of so-called "stand your ground laws." Statutes (e.g., the New York and California homicide statutes) and the caselaw (e.g., up-to-the-minute material on "willful blindness") have been updated. We also now include a case about the admissibility of neuro-imaging evidence to support a diminished-capacity defense, thus acknowledging how modern brain science has begun to raise both practical evidentiary issues and a substantial challenge to important theoretical p The book proposes a fundamentally new way of teaching contract law: it simultaneously presents a more systematic and coherent elaboration of contract doctrine than other contracts casebooks and develops a more rigorous interdisciplinary approach to thinking about law generally. The aim of the book is to present a doctrinally integrated, interdisciplinary approach to contract law in a rigorous, open, and systematic fashion. This casebook replaces the conventional approach with an effort to elaborate the doctrinal structure of contract law in an orderly way and, at the same time, to introduce students in a systematic way to a wide range of methods of legal analysis. The materials in the book therefore present a holistic account of contract law, in which doctrines from various areas of the law are linked together, and the relations among them explained. The explanations sound both in traditional doctrinal legal analysis and in ideas taken from economics, sociology, and philosophy. This casebook, the result of the collaborative efforts of a panel of experts from various EU Member States, is the latest in the *Ius Commune Casebook* series developed at the Universities of Maastricht and Leuven. The book provides a comprehensive and skilfully designed resource for students, practitioners, researchers, public officials, NGOs, consumer organisations and the judiciary. In common with earlier books in the series, this casebook presents cases and other materials (legislative materials, international and European materials, excerpts from books or articles). As non-discrimination law is a comparatively new subject, the chapters search for and develop the concepts of discrimination law on the basis of a wide variety of young and often still emerging case law and legislation. The result is a comprehensive textbook with materials from a wide variety of EU Member States. The book is entirely in English (i.e. materials are translated where not available in English). At the end of each chapter a comparative overview ties the material together, with emphasis, where appropriate, on existing or emerging general principles in the legal systems within Europe. The book illustrates the distinct relationship between international, European and national legislation in the field of non-discrimination law. It covers the grounds of discrimination addressed in the Racial Equality and Employment Equality Directives, as well as non-discrimination law relating to gender. In so doing, it covers the law of a large number of EU Member States, alongside some international comparisons. The *Ius Commune Casebook on Non-Discrimination Law* - provides practitioners with ready access to primary and secondary legal material needed to assist them in crafting



test case strategies. - provides the judiciary with the tools needed to respond sensitively to such cases. - provides material for teaching non-discrimination law to law and other students. - provides a basis for ongoing research on non-discrimination law. - provides an up-to-date overview of the implementation of the Directives and of the state of the law. This Casebook is the result of a project which has been supported by a grant from the European Commission's Anti-Discrimination Programme. See the detailed website for this book: [www.casebooks.eu/nonDiscrimination/](http://www.casebooks.eu/nonDiscrimination/). Hardbound - New, hardbound print book.

Contract Law and Its Application, Ninth Edition introduces first year law students to common law reasoning, legal interpretation, lawyering and legal institutions, through basic American contract law, presented in relatively brief free-standing units that may be sequenced as the instructor prefers. It focuses on contract interpretation as a primary means to resolve a wide range of doctrinal and practical contract problems. The Ninth Edition's core remains the full traditional canon of American contract law: the classic common law cases, UCC Article 2 (Sales) and the Restatement, Second, Contracts, in each case with updated and current questions and notes emphasizing the application of that doctrine in the 21st century. The Ninth Edition highlights the expanding use of arbitration clauses in both commercial and consumer contracts, and the ferment in restitution law reflected in recent academic work and the promulgation of the Restatement, Third, Restitution. In addition, the Ninth Edition includes a new Appendix II providing easy reference to all relevant sections of the Restatement, Second, Contracts, and carries forward the Eighth Edition's Appendix I with the relevant sections of the UCC, thus obviating students' need for a statutory supplement. As with prior editions, the Ninth Edition includes comparative law materials, indicating alternative approaches to common problems in other legal systems. This abridged version of our popular law school casebook, now in its ninth edition, provides a concise overview of the constitutional, statutory, regulatory, and common law principles of employment law. The doctrinal development of the law is assessed in light of contemporary economic, technological, social, and political conditions.