Administrative Law explains the constitutional principles of the subject. It brings clarity to this complex field of public law. The common law courts, government agencies, and Parliament have developed a wide variety of techniques for controlling the enormously diverse activities of twenty-first-century government. Underlying all that variety is a set of constitutional principles. This book uses the law of judicial review to identify and to explain these principles, and then shows how they ought to be worked out in the private law of tort and contract, in the tribunals system, and in non-judicial techniques such as investigations by ombudsmen, auditors, and other government agencies. The aim is to equip the reader to take a principled approach to the controversial problems of administrative law.

Wade & Forsyth's Administrative Law provides a perceptive account, and an unparalleled level of coverage, of the principles of judicial review and a sketch of the administrative arrangements of the UK. First published in 1961, Administrative Law a classic text. In the eleventh edition, the text brings its account of administrative law up to date in light of recent case law and legislation. The volume covers the following areas of administrative law: authorities and their functions; the influence of Europe; powers and jurisdiction; discretionary power; natural justice; remedies and liability; and administrative legislation and adjudication.

Administrative Law Text and Materials
Mark Elliott and Jason N. E. Varuhas

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Administrative Law Text and Materials combines carefully selected extracts from key cases, articles, and other sources with detailed commentary. This book provides comprehensive coverage of the subject and brings together in one volume the best features of a textbook and a casebook. Rather than simply presenting administrative law as a straightforward body of legal rules, the text considers the subject as an expression of underlying constitutional and other policy concerns, which fundamentally shape the relationship between the citizen and the state. Topics covered include: jurisdiction, the status of unlawful administrative action, public law principles, abuses of discretion, fairness, remedies, and the liability of public authorities.

**Anson's Law of Contract**

Sir Jack Beatson FBA, Andrew Burrows FBA, QC (Hon), and John Cartwright

Anson’s Law of Contract offers an accurate and authoritative account of the law and its underlying principles. This 30th edition continues to provide comprehensive and detailed coverage of all topics covered on modern contract law courses, and has been revised and updated to incorporate all notable developments in case law, legislation, and academic debate. Topics covered include, in the first part, the agreement, the formation of the contract, and promissory estoppel. The second part looks at the terms of the contract, exemption clauses, and unfair terms. Next the book looks at incapacity, mistake, misrepresentation and non-disclosure, duress, and illegality. The fourth part considers performance and discharge. The next part looks at damages and specific remedies. The sixth part of the book covers third parties, assignment and agency in terms of the limits of the contractual obligation.

**Ashworth’s Principles of Criminal Law**

Jeremy Horder

Principles of Criminal Law takes a distinctly different approach to the study of criminal law, whilst still covering all of the vital topics found on criminal law courses. Uniquely theoretical, it seeks to elucidate the underlying principles and foundations of the criminal law, and aims to engage readers by analysing the law contextually. This eighth edition looks at issues such as the law’s history, criminal law values, alongside criminal conduct, actus reus, causation, and permissions; criminal capacity, mens rea, and fault, excusatory defences; homicide; non-fatal violations; dishonesty; complicity; and inchoate offences. A special aim of the book is to bring an understanding of business activity—in particular small business activity—closer to the centre of the stage, in a discussion of the values protected by the criminal law, and of the way in which the law shapes its principles, rules, and standards.
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**Banking Law and Regulation**
Iris H-Y Chiu and Joanna Wilson

Banking Law fully addresses the current landscape of banking law and regulation post the 2008 financial crisis. Coverage is balanced between transactional, regulatory, and private law topics across UK banking law, as well as European and international law. The text aims to cover everything needed for a full understanding. Topics covered include: the banker–customer relationship, payment, regulatory architecture in the UK and the European Union, macroprudential regulation, banking culture, governance, incentives, crisis management and resolution, and combating financial crime.

**Borkowski's Law of Succession**
Brian Sloan

Borkowski's Law of Succession gives full attention to this area's rich and evolving case-law, illustrating the relevance of the law to modern life; the central issues and academic
debates surrounding inheritance are discussed fully. This revised edition of the text includes a new introductory chapter covering the demographic and policy context of succession law. It also covers new case-law including Gill v Woodall, Olins v Walters, and Barrett v Bem, new legislation including the Marriage (Same Sex Couples) Act 2013 and the Gender Recognition Act 2004. The text also looks at relevant Law Commission projects (including the eventual Inheritance and Trustees' Powers Act). Finally, there is discussion of the latest succession law scholarship.

Borkowski's Textbook on Roman Law
Paul du Plessis

Course-focused and comprehensive, the Textbook on series provide an accessible overview of the key areas on the law curriculum. Borkowski's Textbook on Roman Law provides an account of Roman private law and civil procedure, with coverage of all key topics, including the Roman legal system, and the law of persons, property, and obligations. The text sets the law in its social and historical context, and demonstrates the impact of Roman law on our modern legal systems. For the fifth edition, references to a wide range of scholarly texts have been included, to ground the account of Roman law firmly in contemporary scholarship. Examples from legal practice have been added. The text has been updated to reflect current scholarly opinions. References to the latest legal scholarship on Roman law, such as Hausmaninger, Gamauf and Sheets' A Casebook on Roman Property, have been included to reflect the most recent developments in the field.

Bromley's Family Law
Nigel Lowe and Gillian Douglas

Bromley's Family Law provides an accurate, detailed account of family law. The text presents a broad treatment of the key issues relating to adult and child law. This new edition has been edited and updated to take account of the latest case law and legislation, while also reflecting new debates and emerging issues in the area. Particular attention is also paid to the increasingly significant international dimension of family law, with a new chapter on this area. This edition has been updated to provide up-to-date coverage on cohabitation, the Marriage (Same Sex Couples) Act 2013 and Children and Families Act 2014. It also examines the proposals of the Family Justice Review. It considers in detail the Law Commission proposals for reform of the law on cohabitation, marital property agreements and needs, and non-matrimonial property on divorce.
Serving as a single-volume introduction to the field as a whole, Brownlie’s Principles of Public International Law seeks to present international law as a system that is based on, and helps structure, relations among states and other entities at the international level. It aims to identify the constituent elements of that system in a clear way. This eighth edition has been completely updated to take account of the many areas of expansion and development in international law that have occurred since earlier editions. It features a new introduction and the chapters on environmental law, immunities, responsibility, use of force, and high seas freedoms and maritime law have been revised.

Business Law provides an introduction to the subject. Packed with up-to-date and relevant examples, it demonstrates the real applicability of the law to the business world. The book contains a number of parts. After an introduction about studying the law, the first part covers the English legal system, the constitution, EU law, and human rights. This comprises important issues including statutory interpretation and the legislative process, and court structures. The next part considers contractual obligations. Here terms, contractual capacity, mistake, misrepresentation, duress, contractual terms, regulations, and remedies for breach are included. It continues with tortious liability and describes issues of negligence, nuisance, economic loss, psychiatric injury, and statutory duties. This is followed by an examination
of company law. The part that comes next is about employment. Finally, intellectual
property issues are considered.

Business Law 2018-2019
J. Scott Slorach and Jason Ellis

Business Law provides practical, up-to-date coverage of company, partnership, taxation,
and insolvency law, plus all relevant aspects of EU law. The title provides all of the
relevant material needed to understand the latest legal developments affecting business law
transactions. Coverage of the Companies Act 2006 is fully integrated and given prominence,
mirroring the emphasis that business law courses place on this central piece of legislation.
Additional emphasis has been placed on taxation and business accounts. Examples are
used throughout the volume which helps readers to contextualise their learning effectively.
Updated statutory references allow for the cross-referencing to appropriate primary sources,
and the interpretation of such sources. The volume looks at partnerships, companies,
taxation, insolvency, and other topics such as choice of business medium, limited liability
partnerships, sale of a business, and shareholder agreements.

Business Law 2019-2020
J. Scott Slorach and Jason Ellis

Business Law ConcentrateLaw Revision and Study Guide
James Marson and Katy Ferris

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(for details see Privacy Policy and Legal Notice).
date: 12 July 2020
Each Concentrate revision guide is packed with essential information, key cases, revision tips, exam Q&As, and more. Concentrates show you what to expect in a law exam, what examiners are looking for and how to achieve extra marks. Business Law Concentrate considers all the essential issues relating to business law in the English legal system, including EU law and the Lisbon Treaty. The first half of the book looks at contracts in terms of mistake, misrepresentation, duress, undue influence, contractual terms, consumer protection, and remedies for breach. The next few chapters examine employment and focus on issues including wrongful dismissal, unfair dismissal, redundancy, equal pay claims, and anti-discrimination. The last part considers company law and intellectual property. This updated edition includes recent case law in human rights, contract, torts, and employment including Eweida & Others v UK [2013]; Cavendish Square Holding BV v Talal El Makdessi and ParkingEye Limited v Beavis [2015]; M Wellesley Partners LLP v Withers LLP [2015]; Cox v Ministry of Justice [2014]; Mohamud v WM Morrison Supermarkets Plc [2014]; Stack v Ajar-Tec Ltd [2015]; Kaltoft v Municipality of Billund [2014].

Recent legislation including the Growth and Infrastructure Act 2013; Employment Tribunals (Early Conciliation: Exemptions and Rules of Procedure) (Amendment) Regulations 2014 SI No. 847); Small Business, Enterprise and Employment Act 2015; Consumer Rights Act 2015; and Intellectual Property Act 2014 is discussed. The implications for proposed action in company and intellectual property law, including consideration of the EU’s Unitary Patent and Unified Patent Court, are incorporated.

Business Law Concentrate
Law Revision and Study Guide
James Marson and Katy Ferris

Each Concentrate revision guide is packed with essential information, key cases, revision tips, exam Q&As, and more. Concentrates show you what to expect in a law exam, what examiners are looking for and how to achieve extra marks. Business Law Concentrate considers all the essential issues relating to business law in the English legal system, including EU law and the potential implications of Brexit. The first half of the book looks at contracts in terms of mistake, misrepresentation, duress, undue influence, contractual terms, consumer protection, and remedies for breach. The next few chapters examine employment and focus on issues including wrongful dismissal, unfair dismissal, redundancy, equal pay claims, and anti-discrimination. The last part considers company law, intellectual property law, and changes to data protection. This updated edition includes important cases in contract law and torts law, employment law, and intellectual property law, including cases from the Supreme Court, The Court of Justice of the European Union, and the Employment Appeal Tribunal. Recent legislation and its effects in these jurisdictions of law are also covered in detail.
Card & James' Business Law
Lee Roach

Card & James’ Business Law provides analysis of the English legal system, contract law, the law of torts, company law, and employment law, with online chapters providing further discussion relating to the economic torts, corporate governance, the sale of goods, consumer credit, and the law relating to unfair and illegal commercial practices. All of this is discussed using relevant examples from the business environment, and the key legal cases to help develop a greater understanding of the interconnections between the law and the corporate setting. Part I of the book looks at the English legal system. Part II looks at the law of contract including the formation, terms, exclusion clauses, and remedies. Part III looks at the law of torts in detail. Part IV considers partnership and company law including business structures, the constituents of a company, shares, capital maintenance, shareholders remedies, and corporate rescue. Finally, Part V is about employment law.

Card, Cross & Jones Criminal Law
Richard Card and Jill Molloy

With a reputation for being a thorough introductory text on the substantive criminal law in England and Wales, this book remains popular with lecturers and students. Carefully developed coverage ensures that the book helps with the advancing of understanding of the key principles governing criminal law. Designed for use on undergraduate courses and diplomas in law, discussion of statutory provisions and case law as well as hypothetical examples and key point summaries guide the reader through the technicalities of this aspect of law. This twenty-second edition has been updated to take account of all the recent changes within the criminal law field, including the recent Supreme Court decision of Jogee, and now contains questions at the end of each chapter.

Casebook on Contract Law
Jill Poole

The Casebook series provides a comprehensive selection of case law that addresses all aspects of the subject encountered on undergraduate courses. Extracts have been chosen from a wide range of historical and contemporary cases to illustrate the reasoning processes of the courts and to show how legal principles are developed. The book begins with some
guidance on reading cases, and then turns to agreement and agreement problems. Next it looks at the enforceability of promises and intention to be legally bound and the capacity to contract. The content of the contract is examined. Exemption clauses and unfair contract terms are analysed in detail. The book also considers issues relating to breach of contract and remedies, and excuses for non-performance. Finally it discusses initial impossibility, misrepresentation, duress, undue influence, and illegality.