Recent Law and Human Rights - December 2020

Southeast Asia Head Office Blk 231, Bain Street

#03-05, Bras Basah Complex

Singapore 180231

Tel: +65-6883-2284/6883-2204

Fax: +65-6883-2144 info@marymartin.com www.marymartin.com

South Asia Head Office 8/123, Third Street,

Tatabad, Coimbatore â€" 641012

India

Tel: +91-422-2499030/2495780

Fax: +91-422-2495781 info@marymartin.com www.marymartin.com

Case Law of Mauritius – A Compendium - Second Edition / Urmila Boolell (Ed) Temple Publications Ltd, Mauritius 2020

5v

9789994997411 \$ 3995.00 / HB

8100 gm.

The "Case Law of Mauritius – A Compendium" purports to be a thematic compilation of all relevant Supreme Court of Mauritius and Privy Council judgments, relating to specific topics (with the exception of ones concerning Criminal law), spanning the period from the beginning of official law reporting in 1861 to 2019.

The set comprises an initial 5-Volume investment which will benefit from annual noter-up editions, enabling practitioners to make insightful and informed decisions on an ongoing basis. The publication does not contain any commentaries or reviews of the findings of the Supreme Court, but simply conveys the judgments in the same form as they are delivered. The actual wording in the judgments have been freely replicated and generous extracts of the actual judgments are included.

Volume 1

- Administrative Law
- Appeals
- •Commercial Law
- Company Law
- Constitutional Law

Volume 2

- Contract Law
- •Law of Contempt
- •Employment Law
- •Law of Evidence
- •Law of Execution

Volume 3

- •Family Law
- Injunctions
- Insolvency
- •Insurance Law
- International Law
- •IP
- Jurisdiction
- Leases

Volume 4

Practice & Procedure

Volume 5

- Property Law
- •Revenue Law
- Statutory Interpretation
- •Law of Succession
- •Tort Law

https://www.marymartin.com/web?pid=743858

Constitutional Law of Ghana: Evolution, Theory and Practice / Dennis Dominic Adjei

Dennis Dominic Adjei, Ghana 2020

1v.

9789988301293 \$ 150.00 / HB 1000 gm.

https://www.marymartin.com/web?pid=743857

Islamic Law of Contract : Applications in Islamic Finance / Muhammad Tahir Mansoori

IPS Press, Islamabad, Pakistan 2020

xxvi, 526p.

Includes Index; Bibliography

9789694487885 \$ 65.00 / null 700 gm.

Islamic Law of Contract: Applications in Islamic Finance is a systematic exposition of Shariah rules in the field of Fiqh al-Mu'amlat (Islamic law of Contracts and Transactions), with their applications in the modern business and commercial transactions.

https://www.marymartin.com/web?pid=744589

The Constitutional History of Pakistan 1858 – 2012, With Leading Constitutional Cases / A.G. Chauhdry , Javaid Bashir

Law Book Land, Lahore, Pakistan 2020

xii, 284p.

\$ 45.00 / HB

500 gm.

https://www.marymartin.com/web?pid=744588

The Supreme Court Law Reports of Ghana, 2017-2018, Vol 2: Cases Determined by the Supreme Court of the Republic of Ghana /

Yinni Publications, Accra, Ghana 2019

1v.

ISSN: 2704-4718 \$ 550.00 / HB 1740 gm.

https://www.marymartin.com/web?pid=742878

The Ghana Law Reports, 2016-2017, Volume 1: Cases Determined by the High Court, the Court of Appeal and the Supreme Court of the Republic of Ghana / Margaret Awuku-Gyekye (Ed)

Council for Reporting, Accra, Ghana 2019

1v.

ISSN: 0855-0832 \$ 495.00 / HB 1200 gm.

https://www.marymartin.com/web?pid=742879

The Supreme Court of Ghana Law Reports, 2015-2016, Vol 2: Cases Determined by the Supreme Court of the Republic of Ghana / S Y Bimpong-Buta (Ed) Advanced Legal Publications, Accra, Ghana 2015-2016

1v.

ISSN: 0855-305X \$ 550.00 / HB 1620 gm.

https://www.marymartin.com/web?pid=742876

The Supreme Court Law Reports of Ghana, 2017-2018, Vol 1: Cases Determined by the Supreme Court of the Republic of Ghana / Albert Adaare

Yinni Publications, Accra, Ghana 2019

1 v

ISSN: 2704-4718 \$ 550.00 / HB 1520 gm.

https://www.marymartin.com/web?pid=742877

The Mauritius Reports 2015 (Being a collection of decisions of the Superior Courts of Mauritius, prepared with the approval of The Honourable Chief Justice of Mauritius) / Supreme Court Editorial Team

LexisNexis, Durban, South Africa 2016

I, 414p.

9780409127577

\$ 450.00 / HB

800 gm.

https://www.marymartin.com/web?pid=742908

The Mauritius Reports 2016 (Being a collection of decisions of the Superior Courts of Mauritius, prepared with the approval of The Honourable Kheshoe Parshad Matadeen, G.C.S.K., Chief Justice) / Supreme Court Editorial Team, Merilyn Kader & Angela Rowe

LexisNexis, Durban, South Africa 2018

lii, 464p.

9780409077747

\$ 450.00 / HB

850 gm.

https://www.marymartin.com/web?pid=742909

Acts of the Philippines - 15th Congress [RA 10148-10631] / Congress of the Philippines, Metro Manila 2014 2v.

\$ 600.00 / HB 4300 gm.

RA 10148-10362, RA 10363-10631

https://www.marymartin.com/web?pid=717001

Law, politics and intelligence : a life of Robert Hope / Peter Edwards $\,$

NewSouth Publishing, Sydney NSW 2020

xiii, 386 pages, [16] pages of plates: illustrations, portraits; 24 cm

9781742235370 \$ 49.99 / HB

805 gm.

Robert Marsden Hope (1919–99), a NSW Supreme Court judge, shaped the structures, operations and doctrines of Australia's intelligence agencies more than any other individual.

Commissioned by three Prime Ministers to conduct major inquiries, including two royal commissions, Justice Hope prescribed the structures, legislation, operational doctrines, and national and international arrangements that would ensure Australia had agencies that were effective in countering threats to its security, while also being fully accountable to the government, the law and the parliament.

Not just a biography on Hope, Law, Politics and Intelligence also makes an important contribution to the history of Australia's environmental policies, adds significantly to the debate on judges acting as Royal Commissioners, and contains new insights into the appointment of High Court and Supreme Court judges, as well as the dismissal of the Whitlam Government.

This landmark biography is a groundbreaking account of the life and times of a man who shaped the way our intelligence agencies have operated for four decades.

Hope, Robert Marsden, 1919-1999. | Judges -- New South Wales -- Biography. | Australian

https://www.marymartin.com/web?pid=691175

ICP: a look into the children in-conflict with the law in Yakap-Bata Holding Center / Alexandro Abordo

Galda Verlag, Glienicke, Germany 2017

x, 52p

9783941267916

\$ 39.99 / null

160 gm.

Volume 5 of the Philippine Research Colloquium

https://www.marymartin.com/web?pid=712924

Roth's Companion to the Privacy Act 2020 / Paul Roth, Blair Stewart Lexis Nexis, New Zealand 2020 $\,$

1v.

9781988546469

\$ 225.00 / HB

Roth's Companion to the Privacy Act 2020 provides an all-in-one resource explaining the key concepts, processes, and obligations in the Privacy Act 2020. As the Act comes into force on 1 December 2020, practitioners and others who work with privacy law will need to come to grips with the new legislation. The aim of this text is to assist in understanding and providing informed advice on the changes to privacy law.

The Privacy Act 2020 repeals and alters the Privacy Act 1993 in many key respects. In particular, the legislation introduces significant new obligations and liabilities for agencies, including a tougher enforcement regime. This text is drawn from the authoritative publication Privacy Law and Practice.

Those who work with privacy law and policy on a day-to-day basis should become acquainted with the new Act immediately, making Roth's Companion to the Privacy Act 2020 an invaluable resource.

This book includes commentary on:

- The Privacy Act's new preliminary provisions, including its purpose and broader coverage, as well as new definitions
- The amended and expanded information privacy principles
- The significant changes to the Privacy Act's complaints processes
- The new mandatory privacy breach notification obligations
- The Privacy Commissioner's new powers to issue access directions and compliance notices
- The new offences under the Act, and higher fines

Features

• Comprehensive coverage of the new Privacy Act 2020

• Drawn from the authoritative loose-leaf, Privacy Law and Practice

https://www.marymartin.com/web?pid=742797

Cross on Evidence, 11th edition / Justice Downs Lexis Nexis, New Zealand 2020 1v. 9781988546384 \$ 120.00 / HB

Sir Rupert Cross hoped his work would supply "the middle place" for students and practitioners, with theoretical discussion for the former and generous case law for the latter. The New Zealand eleventh edition of Cross on Evidence builds on the foundations set by Sir Rupert, as greatly added to by Dr Donald Mathieson QC over many years. The team of authors led by the Honourable Justice Mathew Downs considers fully the Evidence Act 2006 and all material case law. The eleventh edition also discusses cognate common law developments, thereby capturing the Act in its broader context.

Features

- Annotated Evidence Act
- Reliable commentary

https://www.marymartin.com/web?pid=742785

New Zealand Tribunals: Law & Practice / Thomson Reuters, New Zealand 2020 1v. 9781988591278 \$ 150.00 / null

Tribunals play a critical role in the lives of the public and are an important feature of the legal landscape. They resolve a greater number of disputes than the Court system and address matters ranging from employment, health, and housing to the ability to practise a profession. New Zealand Tribunals: Law and Practice was written to provide the only legal analysis of the jurisdictions, practices, procedure and current issues of the key tribunals in New Zealand. Prepared by an expert author team, the book aims to provide practical guidance,

Prepared by an expert author team, the book aims to provide practical guidance, information and analysis for lawyers and lay people appearing in front of tribunals. The tribunals covered in this book are grouped into three broad categories – personal and real property, professional regulation and rights and entitlements.* The following tribunals and reviewing authorities are examined in detail:

Tenancy Tribunal
Disputes Tribunal
Motor Vehicles Disputes Tribunal
Weathertight Homes
Copyright Tribunal
Intellectual Property Office of New Zealand
Lawyers and Conveyancers
Architects
Engineers
Health Practitioners
Teachers
Real Estate Agents
Social Security
Legal Aid Tribunal
Immigration and Protection
Human Rights

ACC New Zealand Tribunals: Law and Practice is a valuable resource for lawyers, advocates, the general public, and the tribunals themselves.

New Zealand Tribunals: Law and Practice does not cover entities comparable to commissions of inquiry (eg the Waitangi Tribunal), independent statutory entities which are quasi-tribunals (eg the Health and Disability Commissioner and the Privacy Commissioner), tribunals which effectively form part of the Court system (eg, the Land Valuation Tribunal) tribunals which have already received significant legal and scholarly analysis elsewhere (eg Employment Relations Authority) or minor Tribunals.

https://www.marymartin.com/web?pid=742788

Family Violence Act and Analysis / Cuba Family Law, Judge Rosemary Riddell Thomson Reuters, New Zealand 2020

1v.

9781988591155

Mental Health

\$ 120.00 / null

Family Violence Act and Analysis is a practical, user friendly text containing key family violence legislation, commentary and guidance. It has been developed to meet the needs of busy practitioners, members of the judiciary, government agencies and other parties navigating the Family Violence Act 2018 as a one stop research and practice tool.

Family Violence Act and Analysis begins with a practical introduction to family violence law, with an introduction to the context of family violence in New Zealand and an overview of key changes made by the new Act, practice and procedure, and a second section of the introduction on protecting children from violence. The book contains the Family Violence Act 2018 in full text with section based analysis, comparative tables between the old and new legislation, checklists and the Family Court Practice Note pertaining to Domestic Violence as additional resources. The section-based commentary is derived from Brookers Family Law (online loose-leaf service).

https://www.marymartin.com/web?pid=742789

E-Commerce and the Law (2nd edition) / Susan Corbett, Alexandra Sims Thomson Reuters, New Zealand 2020

1v.

9781988591902

\$ 140.00 / null

Written by e-commerce law specialists Susan Corbett and Alexandra Sims, E-commerce and the Law is an invaluable and user-friendly guide to the legal concepts underpinning, and the law regulating, online business.

concepts underpinning, and the law regulating, online business. Like the first edition, the book is designed to assist e-traders and their legal advisors on how to conduct their online businesses in compliance with New Zealand law and to provide them with an understanding of the relevance of international law to New Zealand-based business involved in e-trading with other countries.

The second edition extensively updates case law throughout the text and has incorporates legislative developments since the first edition was published in 2014, including the new Privacy Act 2020 and its application in e-commerce. It has two new chapters, on blockchain and artificial intelligence, and has been reviewed with the fast moving development of e-commerce in mind.

The chapters cover the fundamental areas of e-commerce law, providing insights and guidance on a range of legal topics including domain names, trademarks, online contracts, consumer law, online security and cybercrime, privacy copyright and defamation. The pros and cons of using different types of business structures through which to conduct online businesses are also discussed.

https://www.marymartin.com/web?pid=742786

Extradition Law in New Zealand / Neil Bolster

Thomson Reuters, New Zealand 2020

1ν.

9781988591476

\$ 195.00 / null

Extradition Law in New Zealand is a descriptive and analytical statement of the laws and court practices of extradition in New Zealand. It aims to simplify the complex conditions and processes of extradition and balancing of criminal activity and the human rights of the person whose extradition is requested while following a logical progression of extradition proceedings.

This is the first text focussed on extradition in a domestic context. It includes indepth analysis of the Minister of Justice v Kyung Yup Kim [2019] NZSC 100 case and will incorporate the forthcoming Kim Dotcom Supreme Court decision.

https://www.marymartin.com/web?pid=742787

Environmental and Resource Management Law, 7th edition / Derek Nolan (Ed) Lexis Nexis, New Zealand 2020

1v.

9781988546247

\$ 250.00 / HB

Environmental and resource management law is a major component of legal practice. It is also relevant to the work of many other professions, those engaged in industry or working in central or local government and community groups. A key factor in the development of the law was the introduction of two pieces of legislation – the Resource Management Act 1991, and the Hazardous Substances and New Organisms Act 1996. Both Acts have been amended frequently since their enactment. Other legislation and central government initiatives continue to affect practice in the field. Examples include actions taken under the Climate Change Response Act 2002 and the enactment of the Environmental Protection Authority Act 2011; the Marine and Coastal Area (Takutai Moana) Act 2011; the Exclusive Economic Zone and Continental Shelf (Environmental Effects) Act 2012; and the Heritage New Zealand Pouhere Taonga Act 2014. The Courts, including the Court of Appeal and Supreme Court, have issued decisions influencing the interpretation and application of our environmental laws in a significant manner.

This book is intended primarily for legal practitioners and other people working in the environmental and resource management law field, but will also be useful for students, since it covers the same ground as many environmental and resource management law courses taught in New Zealand universities and other educational institutions.

https://www.marymartin.com/web?pid=742795

Burrows and Cheer Media Law in New Zealand, 8th edition / Ursula Cheer Lexis Nexis, New Zealand 2020

1v.

9781988546117

\$ 200.00 / HB

In this edition, the author has comprehensively updated the text to reflect the rapid changes in law particularly with regards to defamation, privacy, breach of confidence, contempt and court reporting, official information, and media complaints bodies.

Significant cases have been covered since the previous edition, including: the Durie case in defamation where the courts have recognised a new defence of responsible communication on a matter of public interest; the Wall v Fairfax decision – the first from the courts on the interpretation of our hate speech provisions in the Human Rights Act; and the fallout from the search and seizure carried out on Nicky Hager's property which significantly impacted on the law relating to privacy and search and seizure of media generally.

This authoritative text provides definitive coverage of the topic of media law: it is a must-have text for students of media law, lawyers, journalists and other media professionals.

Features

• Definitive coverage of media law

• Clear and straightforward, written without legal jargon to be accessible to legal professionals and the layperson.

https://www.marymartin.com/web?pid=742796

Misuse of Drugs (2nd edition) / Don Mathias Thomson Reuters, New Zealand 2020

1ν.

9781988591742

\$ 150.00 / HB

Misuse of Drugs is the core reference on the laws of drug misuse and trafficking. Written by specialist author Dr Don Mathias, the nineteen chapters of Misuse of Drugs are a treatment of central topics in criminal law from the perspective of drug offences. This new edition has extensively revised the commentary to guide the reader through all major aspects of this complex and multi-faceted area of the law. Significant developments include:

The offences of importation and exportation are now able to be interpreted in the context of new Customs legislation, and new offences of smuggling at sea have been introduced;

Liability for possession is subject to a new palliation defence, and greater discretion as to whether to prosecute has been enacted;

Assessment of the proximity requirement for liability for an attempt has received attention from the Supreme Court;

The stay of proceedings as a measure to prevent abuse of a court's process is discussed in the light of Supreme Court guidance, and is compared with the decision process for determining the admissibility of improperly obtained evidence:

A major revision of the mental elements that make possession of controlled drugs and their analogues unlawful has been undertaken by the Supreme Court;

Revision of the sentencing guidelines for methamphetamine dealing is discussed, and is placed in the context of sentencing principles. Recently highlighted principles are also noted

principles are also noted.

Misuse of Drugs is an essential resource for all criminal lawyers, for judges, the police, probation officers, forensic scientists, students and members of the public interested in the law of drug misuse and trafficking.

https://www.marymartin.com/web?pid=742793

The Conflict of Laws in New Zealand / Jack Wass, Maria Hook Lexis Nexis, New Zealand 2020 $\,$

1v.

9780947514112 \$ 225.00 / HB

A comprehensive analysis of civil cross-border matters in New Zealand

The Conflict of Laws in New Zealand provides a thorough treatment of the principles and rules applying to the cross-border aspects of civil claims and proceedings in New Zealand.

The first comprehensive text on the conflict of laws (private international law) in New Zealand, the book covers adjudicatory jurisdiction, choice of law, the recognition and enforcement of foreign judgments, and civil procedure specific to cross-border disputes. It has dedicated chapters explaining the rules applicable to obligations (including contract and tort), property and trusts, succession, family law, and corporations and insolvency.

Co-authored by a practitioner and an academic, the book is an indispensable resource for practitioners, academics, the judiciary and students, addressing both the theoretical basis of the subject and the practical application of its rules and principles.

https://www.marymartin.com/web?pid=742794

Law of Charity (2nd edition) / Juliet Chevalier-Watts Thomson Reuters, New Zealand 2020 1v. 9781988591766

\$ 90.00 / null

The Law of Charity (2nd edition) is a detailed and authoritative commentary on New Zealand's law of charity and charitable trusts. Juliet Chevalier-Watts, a leading scholar on the subject, draws upon authorities from New Zealand, the Commonwealth and the United States to illustrate the fundamental principles and many of the complexities of the law of charity.

The book begins with chapters on the history of New Zealand charity law and nature of charitable trusts and the concepts of charitable purpose and public benefit. In chapters 3 to 7 The Law of Charity goes on to discuss the legal tests that various types of trust must meet in order to be recognised as trusts enjoying charitable status. The final chapter provides a practical and useful guide to the variation and administration of charitable trusts. The new edition brings the thoroughly updates the text guides the reader through all major aspects of this multi-faceted area of the law. Changes include legislative amendments, policy updates and major domestic and international case law developments on education, religion and political purposes.

education, religion and political purposes.

The Law of Charity is a valuable resource for anyone involved with or advising on the set up and running of charities in New Zealand, including legal and accounting professionals, trustees, academics and students, and charities themselves.

https://www.marymartin.com/web?pid=742791

Commercial Law and the Legal System / Ronán Feehily, Raymond Tiong Thomson Reuters, New Zealand 2020 1v. 9781988591551

\$ 150.00 / null

Commercial Law and the Legal System offers a straightforward guide to how commercial and business law operate within the New Zealand legal system. Written in a readable, understandable and accessible form, the early chapters set the legal background for commercial activity, starting with an introduction to commercial law followed by a chapter covering legal obligation, liability and dispute resolution. The following chapters look at the New Zealand legal system and its sources, including the Treaty of Waitangi and New Zealand Bill of Rights Act 1990, and the skills of reading and applying statutes and case law in legal method. The later chapters provide analysis of subject based areas of commercial law, including contract, tort, property, consumer protection and employment law. The final chapter offers practical guidance and information on business structures, including sole traders, partnerships, limited partnerships and companies. An appendix is included to provide students with some guidelines on how to study law and answer law questions.

how to study law and answer law questions.
Each chapter includes a list of learning objectives, a chapter summary, study questions and further reading recommendations. The book is thoroughly cross-referenced for ease of use and to reinforce the overlapping areas of commercial

law, and has a glossary of terms and a comprehensive subject index.

Commercial Law and the Legal System is designed to enable the reader to gain a broad understanding of commercial law in a commercial and business context, and the legal system within which it operates. It is a valuable resource for all students of commercial law at undergraduate level, and it is essential reading for accounting, business and commerce students in particular. It is also a practical, uncomplicated guide for businesses and legal practitioners who need to find an answer quickly and simply.

https://www.marymartin.com/web?pid=742792

Defence Security and the Law / Kevin Riordan

Thomson Reuters, New Zealand 2020

1v.

9781988553412

\$ 250.00 / null

The legal aspects of New Zealand's defence and security are too easily taken for granted. A cursory review of this country's history reveals, however, that protecting this nation from threats to its security has had a significant impact on New Zealand and on its people from the earliest times until now. The law now impinges every aspect of this important subject, both at the domestic and international level.

Defence, Security and the Law is a comprehensive treatise containing in-depth analysis, practical and procedural guidance, and complete discussion of defence and security at a domestic and international level in New Zealand. It addresses: The governance, discipline and constitution of the armed forces.

The law relating to the Intelligence and Security Agencies

Military Justice.

The many different aspects of how defence and security impact New Zealand through over 30 Acts of Parliament.

International law as it affects New Zealand defence and security.

This is a unique and unparalleled work condensing the myriad facets and aspects of the New Zealand Defence Force, military discipline, peace support operations, cyber warfare/security and veterans with New Zealand's experience and responsibilities in the international arena including protection of victims of war, war crimes, and crimes against humanity.

Defence, Security and the Law will be an indispensable resource for practitioners with an interest in intelligence and security, the law relating to the armed forces, as well as international law and its subtopics, academics in both areas and of course defence forces, agencies and NGOs in New Zealand and abroad.

https://www.marymartin.com/web?pid=742790

The Zambia Law Reports: 2018 Special Edition / Mr. Justice Dr. Patrick Matbini The Council of Law Reporting, High Court for Zambia, Lusaka, Zambia 2018 xxxiv, 298gm.

\$ 550.00 / HB 650 gm.

https://www.marymartin.com/web?pid=702733

Digest To The Sri Lanka Law Report, 2012, Volume 1: Containing cases and other matters decided by the Supreme Court and the Court of Appeal of the Democratic Socialist Republic of Sri Lanka / (Ed-in-Chiefs) L.K. Wimalachandra & Rohan Sahabandu

Ministry of Justice, Colombo, Sri Lanka. 2012

\$ 20.00 / null

90 gm.

https://www.marymartin.com/web?pid=681263

Dynamics of Caste and Laws: Dalits, Oppression and Constitutional Democracy in India / Dag-Erik Berg

Cambridge University Press, New Delhi 2020

xviii, 243 p.; 24 cm. Bibliography Includes Index.

9781108489874

\$ 20.00 / HB

540 gm.

"This book breaks new ground in the discussion of the relation between caste and law in India, representing a critical dimension in the postcolonial state. Today, caste has become a very visible phenomenon often associated with politics, social inequality and discrimination. India's constitutional democracy has been remarkable for its goal of creating equality in a context of caste.

https://www.marymartin.com/web?pid=681231

Legal Frameworks for the Protection of Built Heritage in India / Vishakha Kawathekar

Copal Publishing Group, Uttar Pradesh 2019

x, 94 p.; 24 cm.

Bibliography Includes Index.

9789383419845

\$ 32.75 / HB

450 gm.

Heritage has been perceived as a knowledge realm where all disciplines including politics, administration, archaeology, conservation, architecture, environment, planning, anthropology, ethnography, sociology, economy, law and even a"common man" is an integral part as a stakeholder and has a say. The book looks at the heritage quantum that is legally protected. It understands how legal protection is provided across the globe. It reviews the AMASR Act of 1958 to what it is articulated to protect. Lists and understands the variations in the corresponding State Acts for protection. It overviews in brief the other Acts through which protection is extended to the heritage of India and concludes giving insights into the reality and expectations from the AMASR Act of 1958.

https://www.marymartin.com/web?pid=681230

Article 370: Explained for the Common Man / Sumit Dutt Majumder

Niyogi Books, New Delhi 2020

168 p.; 23 cm. Includes Index. 9789389136432 \$ 10.00 / null

270 gm.

In August 2019 the Government of India reconstituted the erstwhile state of Jammu and Kashmir into two union territories, Jammu & Kashmir and Ladakh, with effect from 31 October 2019. Previously, Article 370 of the Constitution of India had granted the state of Jammu & Kashmir a special status. This special status was abrogated and the state more closely integrated into the Indian union, with the passing of the Jammu and Kashmir Reorganisation Act, 2019, by both houses of the Indian Parliament. This book seeks to clarify the issues surrounding Article 370 and 35A of the Indian Constitution, thus making readers more informed about this important constitutional, political and legal matter. The beauty of the book lies in the fact that the author writes in a simple and lucid language, avoiding journalese, jargon and legalese, thereby making the issues accessible to the common man.

https://www.marymartin.com/web?pid=681233

Debating Women's Citizenship in India 1930-1960 / Annie Devenish Bloomsbury Publishing India Pvt. Ltd, New Delhi 2019 xxix, 267 p.; 23 cm. Includes Index. 9789388271950

\$ 32.75 / HB

520 gm.

Debating Women's Citizenship, 1930-1960 is about the agency of Indian feminists and nationalists whose careers straddle the transition of colonial India to an independent India. It addresses some of the critical aspects of the encounter, engagement and dialogue between the Indian state and its women citizens, in particular, how this generation conceptualised the relationship between citizenship, equality and gender justice, and the various spheres in which the meaning and application of this citizenship was both broadened and narrowed, renegotiated and pursued. The book focuses on a cohort of nationalists and feminists who were leading members of the All India Women's Conference (AIWC) and the National Federation of Indian Women

https://www.marymartin.com/web?pid=681232

Women's Human Rights in India / Christine forster & Jaya Sagade Routledge, London. Manohar Publishers & Distributors, New Delhi 2020 viii, 224 p.; 24 cm.

Includes Index.

9780367444884

\$ 25.00 / HB

460 gm.

This book focused on women's human rights in india . drawing on case studies, it provides a clear overview of the key sources on gender and rights in the country.

https://www.marymartin.com/web?pid=681235

Women and Domestic Violence Law In India: A Quest for Justice / Shalu Nigam Routledge, London. Manohar Publishers & Distributors, New Delhi 2020 xii, 299 p.; 24 cm.

Includes Index.

9780367898366

\$ 37.00 / HB

550 gm.

https://www.marymartin.com/web?pid=681234

Land Law in India / Astha Saxena

Routedge, London. Manohar Publishers & Distributors, New Delhi 2020

xvii, 484 p.; 24 cm. Includes Index.

includes index.

9780367898311

\$ 37.75 / HB

780 gm.

"This book is a critical study of the laws regulating landownership patterns. Land and land law are woven into the fabric of our society and are therefore integral to the substantive questions of equality and developmental ideologies of the state. This volume uncovers the socio-economic realities that surround land and approaches the law from the standpoint of the marginalized, landless and the dispossessed. This book: Undertakes an extensive survey of existing legislations, both at the union and state level through a range of analytical tables; Discusses the issues of land reform; abolition of intermediaries and tenancy reform; need for redistribution; ceilings on agricultural holdings; law of land acquisition; legal construction of public purpose and displacement, dispossession, compensation, and rehabilitation to construct a case for redistribution; Inquires into the phenomenon of landlessness that widely prevails in India today and lays bare its causes. An invaluable resource, this volume will be an essential read for all students and researchers of law, political studies, sociology, political economy, exclusion studies, development studies, and Asian studies."

https://www.marymartin.com/web?pid=681236

Constitutional Law In Papua New Guinea / Salamo Injia Kt, GCL and Gregory J Lay

National Judicial Staff Service, Boroko, Papua New Guinea 2018

Lxxii, 552p.

9781643160689

\$ 140.00 / null

750 gm.

https://www.marymartin.com/web?pid=691439

Commercial and Business Organizations Law in Papua New Guinea / John T Mugambwa, Harrison A Amankwah

Routledge-Cavendish, London, UK 2007

784p.

9780415425322

\$ 245.00 / HB

A timely and apposite treatise on Papua New Guinea's economic environment, this book explores business organizations law and various aspects of commercial law in Papua New Guinea in a readable and informative style.

Business and commerce is the twin engine that propels the economy of a modern nation. They ensure steady economic growth and development. In an age of globalization, they assume even greater importance than at any other time in human history. A nation risks being marginalized or left behind in the race for a share of the world economic market unless it ensures the stability of its business and commercial sector. Trade regulation, good governance and democratic institutions go hand in hand in guaranteeing political and social equilibrium. As such the laws designed to facilitate trade and commerce are a vital component of the political and social equation.

This is a valuable book for law students, legal practitioners, accountants and business executives, not only within Papua New Guinea, but also in Australia and throughout the South Pacific.

https://www.marymartin.com/web?pid=691445

2014 Papua New Guinea Law Reports : Cases Determined in the Supreme Court of Justice and in the National Court of Justice - 2 vol set / Gregory J Lay

The Council of Law Reporting, Boroko, Papua New Guinea 2017

2v.

ISSN 0085-4689

\$ 450.00 / HB

1650 gm.

https://www.marymartin.com/web?pid=691444

2013 Papua New Guinea Law Reports : Cases Determined in the Supreme Court of Justice and in the National Court of Justice $\,$ - 2 vol set / Gregory J Lay

The Council of Law Reporting, Boroko, Papua New Guinea 2017

2v.

ISSN 0085-4689

\$ 450.00 / HB

1650 gm.

https://www.marymartin.com/web?pid=691443

2012 Papua New Guinea Law Reports : Cases Determined in the Supreme Court of Justice and in the National Court of Justice - 2 vol set / Gregory J Lay

The Council of Law Reporting, Boroko, Papua New Guinea 2014

2v.

ISSN 0085-4689

\$ 450.00 / HB

1650 gm.

https://www.marymartin.com/web?pid=691442

2011 Papua New Guinea Law Reports : Cases Determined in the Supreme Court of Justice and in the National Court of Justice - 2 vol set / Gregory J Lay

The Council of Law Reporting, Boroko, Papua New Guinea 2017

2v.

ISSN 0085-4689

\$ 450.00 / HB

1650 gm.

https://www.marymartin.com/web?pid=691441

2010 Papua New Guinea Law Reports: Cases Determined in the Supreme Court of Justice and in the National Court of Justice - 2 vol set / Gregory J Lay (Eds)

The Council of Law Reporting, Boroko, Papua New Guinea 2014

2v.

ISSN 0085-4689

\$ 450.00 / HB

1650 gm.

https://www.marymartin.com/web?pid=691440

Crime and Criminal Law: Perspectives on Global Migration / Sanjeev P.Sahni (ed)

Har-Anand Publications Pvt. Ltd, New Delhi 2020

244 p.; 23 cm.

9789388409476

\$ 20.00 / HB

500 gm.

This book brings together a valuable amalgamation of international perspectives from across the globe, including countries from South America, South-east Asia and Europe to provide a comprehensive understanding of the migration phenomenon with relation to crime and criminal law. Forced migration caused by oppressive regimes or natural disasters has displaced a large number of people globally in the last decade alone, leading to several other issues such as armed conflict, persecution, severe economic insecurity, environmental degradation or other failures in governance. The complexity and scope of this phenomenon calls for reparative measures, formulation of new policy responses and effective legal and institutional management of the problem at all levels, national and global.

Law of Evidence: A Commentary / Srimurugan Alagan

Sweet & Maxwell Asia (Thomson Reuters), Subang Jaya, Malaysia 2020

1ν.

9789672339915

\$ 250.00 / HB

Evidence forms the essential substratum of every legal matter. The mastery of the rules of evidence enriches the toolkit of every lawyer. This book makes available clear, detailed and analytical section-by-section commentary on the Malaysian Evidence Act 1950. The principles of law developed through cases of the years, both local and foreign, are carefully distilled and summarised for the easy guidance of readers. The decisions of the Indian courts which are important for a better understanding of evidence law have been carefully considered and discussed.

The provisions of the Evidence Act are fully up-to-date and helpful cross-references guide users through the intricacies of the working of the Malaysian law of evidence. The commentary is presented in a readable style and containes significant court decisions interpreting and applying the Act.

significant court decisions interpreting and applying the Act.
This book meets an urgent need for a current and comprehensive commentary on the Malaysian evidence statute and should be a book not to be missed by lawyers, judges, court officers, legal advisers, lecturers and students.

https://www.marymartin.com/web?pid=740378

Borneo Law Reports, Volume 10 / Tan Kee Heng

Sweet and Maxwell Asia (Thomson Reuters), Subang Jaya, Malaysia 2020

1_v

9789672339458

\$ 225.00 / HB

The Borneo Law Reports covers all major areas of law with the most recent developments in each of the areas reported. The Borneo Law Reports Volume 10 contains 75 full judgments decided by the High Court, the Court of Appeal and the Federal Court that represent all the important cases originating from the High Court in Sabah and Sarawak from 2018 to 2019, many of which are hitherto unreported in any of the law reports in Malaysia.

While the Borneo Law Reports contains cases from some areas of law that are specific to Sabah and Sarawak, and provides a very valuable collection of such cases for future reference, the publication also contains much case law on subjects that are applicable throughout Malaysia, including administrative law, banking law, bankruptcy, civil procedure, company law, constitutional law, contract, criminal law, criminal procedure, evidence, family law, revenue law and tort.

The Borneo Law Reports comes in handsome bound volumes with cases organised according to subject matter headings. Each case is supported by concise and well-structured catchwords as well as a succinct headnote with holdings referenced to the relevant parts of the case.

https://www.marymartin.com/web?pid=740377

Companies Voluntary Winding-Up Handbook / Cheah Foo Seong and Lee Siew Kim

Sweet & Maxwell Asia (Thomson Reuters), Subang Jaya, Malaysia 2020

1ν

9789672339939

\$ 100.00 / null

This handbook covers various aspects of voluntary winding-up, i.e members' and creditors' voluntary winding-up. It discusses the law concerning voluntary winding-up and related practices, with the text supported by relevant flow-charts, forms, notices and sample minutes of Board of Directors meeting and notification of resolutions. The diverse matters covered in the book include:

•Procedures of voluntary winding-up;
•Effects of passing a resolution by members to wind up a company;

•Grounds for voluntary winding-up of a company;

Declaration of solvency;

Roles and responsibilities of liquidators;

Practical issues affecting liquidators;

•Striking off name of company; and

•Consequences of winding-up to a company and limited liability partnership (LLP). The principal audience of this handbook are accountants, company secretaries

and professionals who are involved in voluntary winding-up work. It will also be a valuable guide to legal practitioners who are new and may have limited experience in this area, to carry out the work more smoothly from start to end. For the more experienced practitioner, this will be a handy work companion. This handbook will also be beneficial to students who are pursuing their further studies in the Business, Accounting and Corporate Administration fields.

https://www.marymartin.com/web?pid=740379

Cryptocurrency and Digital Assets Law in Malaysia / Mohd Yazid bin Zul Kepli, Nur Adlin Hanisah binti Shahul Ikram

Sweet & Maxwell Asia (Thomson Reuters), Subang Jaya, Malaysia 2020

9789672339861

\$ 90.00 / null

The meteoric rise in the use of cryptocurrency and digital assets requires all legal and sociological questions related to them including their legality, customer protection aspects and security implications to be urgently addressed. This book aims to explain the concept and practicality of cryptocurrency and the

legal and regulatory framework surrounding it. This text discusses regulatory guidelines issued by Securities Commission Malaysia, Bank Negara Malaysia and Financial Action Task Force as well as relevant provisions of the Capital Markets and Services Act 2007 and the Anti-Money Laundering, Anti-Terrorism Financing and Proceeds of Unlawful Activities Act 2001 (AMLA). The analysis and explanation of the multitude of guidelines and policy documents that apply to regulate cryptocurrency and digital assets within the covers of this book no doubt provide much value provide much value.

Anti-money laundering and counter financing of terrorism (AML/CFT) issues which arise in relation to cryptocurrency and digital assets and the regulation thereof are given careful consideration. Initial coin offerings, equity crowdfunding and peer-to-peer financing are elaborated on. Scams, problems and challenges impacting cryptocurrency are discussed as are the matters of taxation and the acceptance of cryptocurrency from the Sharinah perspective.

This book is useful to those in the designated reporting institutions, the legal profession, policymakers, potential investors, academicians, students and the public at large.

https://www.marymartin.com/web?pid=740381

Foong's Malaysia Cyber, Electronic Evidence and Information Technology Law / Foong Cheng Leong

Sweet & Maxwell Asia (Thomson Reuters), Subang Jaya, Malaysia 2020

9789672339816

\$ 145.00 / HB

As technology evolves at lightning speed and digitalisation spreads across businesses and people's lives, a new perspective and a new approach is needed to tackle the issues that come along with emerging technologies. It is natural to expect more and more cases relating to cyberlaw and information technology to be filled in court and even more so to expect digital evidence to be tendered in

Foong's Malaysia Cyber, Electronic Evidence and Information Technology Law is the only book on cyberlaw and electronic evidence in Malaysia. Carrying more than 200 local cases and some selected foreign cases with commentaries, this publication looks at areas that have evolved in the digital sense such as civil issues like defamation, privacy and copyright. Current and very much relevant issues such as instant messages, social media postings, admissibility of electronic evidence in industrial relation disputes and digital asset cases are also discussed. Chapters have been devoted to legal practice and technology, the digital economy, electronic signature and electronic commerce.

This illuminating text provides valuable guidance in emerging areas of law. Its

structure is held together by a carefully crafted set of headings to ensure that the text is easily accessible. The inclusion of references to many previously unreported cases, including some decisions of the Sessions Court, certainly lends depth to the analysis and discussion in this book.

This practical title is useful for litigators who are involved in matters concerning electronic evidence, information technology and cyberlaw and will be a valuable guide through its carefully structured commentary and insightful analysis.

https://www.marymartin.com/web?pid=740380

Bullen and Leake and Jacob's Malaysian Precedents of Pleadings, Second Edition / Nallini Pathmanathan (et al.)

Sweet & Maxwell Asia (Thomson Reuters), Subang Jaya, Malaysia 2020

1v.

9789672339779

\$ 425.00 / HB

As the practice of pleading is central to civil procedural law, this home-grown publication presents a comprehensive compendium of precedents and related documents. It offers authoritative and structured precedents to support the drafting of pleadings and other court documents. Each topic begins with a commentary which gives a succinct account of the applicable principles of law and, where relevant, specific guidelines on pleading. The clear understanding of the applicable law afforded by the commentaries greatly enhances the drafting exercise based on the multitude of precedents available in the publication. To maintain the objective of this publication as an indispensable guide to drafting pleadings, in this second edition, all the existing chapters have been updated/revised to take account of developments in the law and practice, and a further a new chapters have been introduced.

further 8 new chapters have been introduced.

Modelled on the highly respected UK Bullen & Leake & Jacob's Precedents of Pleadings, this publication is intended to be the first point of reference for civil practitioners in the drafting of pleadings. It contains the combined expertise of more than 50 experienced practitioners across both mainstream and specialist areas of practice and will no doubt continue to be the most sought-after guide on pleading to all Malaysian practitioners.

https://www.marymartin.com/web?pid=740383

Retrenchment : The Law and Practice in Malaysia - Second Edition / Ashgar Ali Ali Mohamed and Farheen Baig Sardar Baig

Sweet & Maxwell Asia (Thomson Reuters), Subang Jaya, Malaysia 2020

9789672339793

\$ 125.00 / null

The importance of job security in the form continuity in employment in an organisation up to the normal retirement age applies to the general working population. Unfortunately, job loss justified by the economic and business needs is an inevitable and painful consequences of a corporate restructuring or reorganisation process. Downsizing can happen when the business no longer requires the same number of employees it used to because the functions of the employee have either ceased or diminished to a significant extent.

The recent Covid pandemic, for example, has placed much strain on businesses, especially government-imposed lockdown and movement control across the globe make it difficult to secure new business or continue with ongoing projects. It is, however, essential that the termination of an employment contract on the grounds of redundancy must flow from justifiable grounds which must be bona fide and be untainted by any unfair labour practice.

This updated edition provides a comprehensive coverage on the recent and significant developments in the law and practice of retrenchment in Malaysia.

https://www.marymartin.com/web?pid=740382

Malaysia Income Tax Act 1967 with complete Regulations and Rules, 8th Edition / Wolters Kluwer Editors

CCH Malaysia (Wolters Kluwer), Kuala Lumpur, Malaysia 2020

Includes History Notes

9789670853826

\$ 85.00 / null

Incorporating all amendments up to 28 February 2020, this book is your one-stop reference for all significant legislation and legislative notifications relating to the law on Malaysian income tax. Convenient for tax practitioners in their daily work and ideal for students as part of their study material. Key features include:

Our own subsection headings in square brackets, giving users a quick indication of the contents of each subsection at a glance Detailed history notes of amendments to the legislation since 1986

Summaries of the latest amendments

In addition to tax legislation, this book also includes Employees' Provident Fund contribution rates and handy Tax Information for the user's quick reference.

https://www.marymartin.com/web?pid=740363

A Comprehensive Guide to IFRS 15 and IFRS 16 (2nd Edition) / Tan Liong Tong CCH Malaysia (Wolters Kluwer), Kuala Lumpur, Malaysia 2020

9789670853857

\$ 110.00 / null

IFRS 15 Revenue from Contracts with Customers is the new standard on revenue accounting that significantly impacts revenue recognition and measurement. Its implementation may also have broader implications on tax positions and key performance indicators. IFRS 15 provides clear guidance on when revenue is to be recognised, either over time or at a point in time. It also deals with the presentation of contract assets and contract liabilities and requires enhanced disclosure requirements on revenue. IFRS 16 Leases will have a significant impact disclosure requirements on revenue.IFRS 16 Leases will have a significant impact on lease accounting for lessees. This IFRS applies a new "rights and obligations" approach for lessee accounting that requires a lessee to capture all assets and liabilities in lease contracts, regardless of whether it transfers substantially all the risks and rewards incidental to ownership. Unlike the current IAS 17, which differentiates finance and operating leases, IFRS 16 no longer makes this distinction. This new approach will affect reporting entities with significant off-balance sheet operating leases accounted for under the current IAS 17. IFRS 16 also changes the definition of a lease, which may bring within its scope contracts or arrangements that were previously not accounted for as leases under the current IAS 17. IFRS 16 has also changed the accounting requirements on sale current IAS 17. IFRS 16 has also changed the accounting requirements on sale and leaseback arrangements and has provided new requirements on sublease arrangements. These two IFRSs are inter-related since some revenue contracts with customers may contain a lease component whilst some lease contracts may contain a revenue component. In these circumstances, a reporting entity would need to apply both IFRS 15 and IFRS 16.

The second edition cover the following:

References to actual company practices on revenue and lease accounting. Additional guidance on complex revenue and lease accounting treatments.

Addressing emerging issues such as contract costs, transfer of goods and services

over time, and interest capitalisation on property development projects.

Additional guidance on intragroup construction and property development activities, and intragroup lease arrangements.

More detailed guidance on the accounting procedures for revenue and lease

Tax treatments and tax effects of sales of goods and services, construction contracts, property development activities and lease arrangements. IFRS 15 is effective for financial statements with reporting periods beginning on or after 1 January 2018, while IFRS 16 is effective for financial statements with reporting periods beginning on or after 1 January 2019.

https://www.marymartin.com/web?pid=740362

MP Jain's Administrative Law of Malaysia / Dato' Seri Mohd Hishamudin Yunus (et

LexisNexis, Petaling Jaya, Malaysia 2020

9789674008741

\$ 125.00 / null

https://www.marymartin.com/web?pid=740365

Veerinder on Taxation (5th Edition) / Ong Chong Chee, Tania Kat-Lin Edward CCH Malaysia (Wolters Kluwer), Kuala Lumpur, Malaysia 2019

9789670853727

\$ 145.00 / null

Veerinder on Taxation, 5th Edition provides in-depth coverage of Malaysia's tax laws in terms of the technical provisions, tax authorities' practices and guidelines, as well as administrative aspects related to the tax system. This book aims to equip readers with a firm grasp of the principles of Malaysian taxation which they

can apply in their work environment.
This latest edition includes all the significant developments since the publication of the previous edition, including those announced in the Finance Act 2018 and Income Tax (Amendment) Act 2018. It contains many practical examples, illustrations and case law that will be useful to both tax practitioners and students to enhance understanding and application of key tax concepts and principles. Each chapter provides readers with an overview of the Malaysian tax legislation, followed by a discussion on the fundamentals of taxation in Malaysia.

https://www.marymartin.com/web?pid=740364

Deferred Taxation, 4th Edition / Tan Liong Tong

CCH Malaysia (Wolters Kluwer), Kuala Lumpur, Malaysia 2020

9789670853840

\$ 110.00 / null

Deferred Taxation, 4th Edition aims to keep practitioners and students up to date with the current developments in accounting for income taxes. It provides a comprehensive guide to the principles and practices of tax effect accounting. This book provides explanation, illustrations and worked examples on the accounting principles. Some selected practice questions and answers are provided at the end of each chapter.

https://www.marymartin.com/web?pid=740361

Financial Accounting and Reporting in Malaysia, Volume 2 (7th Edition) / Tan Liong Tong

CCH Malaysia (Wolters Kluwer), Kuala Lumpur, Malaysia 2020

9789670853888

\$ 150.00 / null

This 7th edition of FARM 2 has been drafted to incorporate the new and amended MFRSs issued after 31 December 2017. Compared to the 6th edition, the key changes and additions in this new edition are as follows: Incorporating the new Definition of a Business (2018 Amendments to MFRS 3

Business Combinations).

Expanding the Chapter on share and business valuation to include financial analysis of mergers and acquisitions.

Adding guidance on intragroup transactions of right-of-use assets and lease liabilities arising from MFRS 16 Leases.

Adding a new Chapter 23 That includes corporate social responsibility reporting, integrated appropriate and supplied to the contraction.

integrated reporting and sustainability reporting.

Adding guidance on new IC Interpretations and Amendments to MFRSs issued after 31 December 2017.

Adding additional guidance on intra-group share-based payment arrangements https://www.marymartin.com/web?pid=740360

The Current Labour and Employment Laws in Zambia: Legislation, Cases and Materials / Akwale Musonda

Zambia Educational Publishing House, Zambia 2017

xviii, 197p; 20 cm.

Includes Index; Bibliography

9789982704359

\$ 55.00 / null

300 gm.

1.Labor laws and legislation -- Zambia.

2.Labor laws and legislation.

https://www.marymartin.com/web?pid=349015

Struggle against child violence and child abuse: the law and rights of African girl child / Leemans, L. Nyirenda.

Leemans L. Nyirenda., Lusaka, Zambia 2016

xiii, 241p; color ill; 21 cm.

9789789982073

\$ 50.00 / null

360 gm.

1.Child abuse -- Law and legislation -- Zambia.

2.Girls -- Crimes against -- Law and legislation -- Zambia.

3. Girls -- Violence against -- Zambia.

Common Issues in Malaysian Adjudication: Guide to CIPAA 2012 (Cases and Material) / Shahrizal M. Zin & Sr Nik Hasbi Fathi

LexisNexis, Petaling Jaya, Malaysia 2020

1v.

9789674009267

\$ 140.00 / null

This book provides a straightforward approach to the statutory adjudication process under the Construction Industry Payment and Adjudication Act 2012 (Act 746) (CIPAA 2012). The book guides the reader through the process of adjudication pursuant to CIPAA 2012 from its initiation to beyond the delivery of the adjudication decision. In this book, nearly 100 common issues have been identified that commonly crop up during various stages of the adjudication process. This title focuses on a growing body of domestic cases, providing a clear exposition and discussion of the relevant case law. Utilising a problem-based approach, the Q&A format of the book provides answers to the common issues in Malaysian adjudication. Preceded by an introductory section, the reader is also provided with an overview of the construction process and the disputes that may arise, taking the reader from inception of construction work right to completion of a project. :

- Guides the reader through the adjudication process under CIPAA 2012 from start to finish
- Views the construction process from start to finish with the disputes identified along the way
- Identifies nearly 100 common issues that are of relevant during each stage of the adjudication process
- Provides answers to the common issues in Malaysian adjudication
- Covers a growing body of domestic cases while reference is made to English cases in other jurisdictions
- Q and A format that is reader friendly where busy practitioners and students can quickly find the relevant section to their problems.

https://www.marymartin.com/web?pid=740367

MP Jain's Administrative Law of Malaysia / Dato' Seri Mohd Hishamudin Yunus (et al.)

LexisNexis, Petaling Jaya, Malaysia 2020

1v.

9789674008734

\$ 200.00 / HB

This comprehensive text covers both the jurisprudential and practical aspects of Administrative Law in Malaysia. Chapters such as nature and scope of Administrative Law, Rule of Law, and Administrative power provide an essential starting point for in-depth understanding of this area of the law while chapters such as Controls over subsidiary legislation, Natural justice, Judicial control over exercise of discretionary powers, and Government liability, enable readers to understand the procedural and substantive dimensions of Administrative Law in practice. In this current edition, the book has been updated to include recent developments of Malaysian Administrative Law such as those relating to reviewability of administrative actions and decisions, separation of powers and application of constitutional provisions in judicial review applications.

https://www.marymartin.com/web?pid=740366

Capital Market Laws of Malaysia, Second Edition / Shanti Geoffrey LexisNexis, Petaling Jaya, Malaysia 2020

1v.

9789674009311

\$ 175.00 / null

Capital markets throughout the world are constantly evolving due to various business and regulatory imperatives. In Malaysia, the last 15 years have witnessed a host of changes in the legal and regulatory framework of the securities and futures markets culminating in the passage of the Capital Markets and Services Act 2007. This book will be a practical guide on the legal and regulatory framework of the Malaysian capital market. It will equip legal practitioners, law students as well as intermediaries who carry out activities such as selling in securities, investment advice and corporate finance with a clear understanding of how the Malaysian capital market is regulated. Individual provisions are analysed and international cases provide the useful context in which these sections operate. This book will set out a broad range of ideas that are critical to how the capital markets function. It covers the regulation of exchanges, including the governance framework of the exchange post demutualisation. In the area of licensing, it will outline the single licensing framework that was introduced in the CMSA and will highlight the obligations and responsibilities that are placed on the licensed person. These obligations are also important to financial institutions such as banks, which carry out capital markets activities who, as registered persons, are subject to certain fundamental investor protection provisions in the CMSA. This book will also be useful to anyone involved in capital raising exercises as it sets out how the law regulates specific corporate transactions, including takeovers. Corporate governance is especially relevant to public listed companies and this book explains how this imperative is translated into the law and the rules of the stock exchange. This area of law and regulation is extremely dynamic and the book provides some insight as to the trends in regulation and challenges which exist both on the domestic and international front.

https://www.marymartin.com/web?pid=740369

Mallal's Criminal Procedure, 8th Edition / Tan Sri James Foong and Tan Sri Zainun Ali

LexisNexis, Petaling Jaya, Malaysia 2020

1v.

9789674009304

\$ 325.00 / HB

Over a period of fifty-five years, Dr Bashir Mallal's progressive editions of Mallal's Criminal Procedure have established an enviable and respected tradition. This Eighth Edition continues Dr Mallal's aims of providing the legal profession with an authoritative and practical guide to the criminal procedure and practice of both the Superior and Subordinate Courts in Malaysia. Mallal's Criminal Procedure contains detailed annotations to all the sections of the Criminal Procedure Code. These annotations, supported by relevant authorities, explain and analyse important aspects of criminal procedure as well as provide useful information such as the history of each section and similarities, if any, to the Indian Criminal Procedure Code 1973 and the Singapore Criminal Procedure Code 2010. They facilitate a better understanding of criminal procedure and serve as signposts for further research. Other important contents of this edition include the Comparative Table and latest statutory amendments to the Criminal Procedure Code which have come into force since the previous edition was published

https://www.marymartin.com/web?pid=740368

Malaysian Specialist Intellectual Property and Construction Courts: Practice and Procedure / Justice Dato' Lim Chong Fong

Sweet & Maxwell Asia (Thomson Reuters), Subang Jaya, Malaysia 2020

1v.

9789672919162

\$ 100.00 / HB

This is a professional guide on the practice and procedure at the specialist Intellectual Property and Construction Courts of Malaysia. Intellectual property and construction cases are often considered as technical and complex, requiring in-depth understanding by the parties, their lawyers as well as judges too. Experts are also frequently involved. The principal object of the book is to demystify the practice and procedure in these specialist courts. The content has been structured in a methodical manner that is easily accessible and comprehensible to the reader.

Starting off with an introduction of the history, jurisdiction and powers of the specialist Intellectual Property and Construction Courts, the book considers the causes of action and defences commonly encountered in both courts. It then delves in the writ action process from start to finish, including several typical interlocutory applications. Originating summons and appeals processes are also given careful treatment. Specifically for the Constructions Court, useful consideration is given to the arbitration and statutory adjudication-related processes.

Throughout the book, relevant Malaysian legislation and case authorities have been cited and discussed. Occasional references have been made to foreign cases to shed light on more difficult areas of practice. The book benefits from the professional expertise and experience of an author who brings with him years of legal practice and judicial experience.

legal practice and judicial expereience.
This book is useful for lawyers, law academicians, patent and registered design agents, trademark agents, architects, engineers, surveyors as well as building and engineering contractors.

https://www.marymartin.com/web?pid=740374

Trademarks Law in Malaysia: Cases and Commentary, Second Edition / Ida Madieha bt Abdul Ghani Azmi and Jeong Chun

Sweet & Maxwell Asia (Thomson Reuters), Subang Jaya, Malaysia 2020

1v.

9789672919131

\$ 190.00 / HB

Trademarks Law in Malaysia: Cases and Commentary, Second Edition is a revamped edition from the first book which was published in 2003. It continues to provide a comprehensive overview on the development, economic rationale as well as the role and functions of the trademark system in Malaysia.

well as the role and functions of the trademark system in Malaysia. The book examines the registrability of trademarks, discusses the issues in trademark registration, explores the process of trademark application, and deals with the issues of trademark infringement as well as passing off. The authors also describe the types of remedies available to a trademark owner in the instance of unlawful use of his trademark, explain the issues on revocation of trademarks and elaborate on the concept of well-known marks.

This updated edition highlights the changes under the new Trademarks Act 2019, repealing the old Trade Marks Act 1976, including the reinforcement that a trademark is a proprietary right, and the criteria of being a well-known trademark under the new Act through decided cases.

Written by two expert authors who are well-acquainted with the subject of trademarks law through academic and practical experience, this book should be a useful reference to legal practitioners, intellectual property consultants, trademark agents, academicians and students, supplementing other materials on the subject of trademark law in Malaysia.

https://www.marymartin.com/web?pid=740373

Defamation Law / Salleh Buang Sweet & Maxwell Asia (Thomson Reuters), Subang Jaya, Malaysia 2020 1v. 9789672919025 \$ 65.00 / null Defamation Law: A Primer is a simple text covering various defamation situations occurring in the context of the Malaysian landscape. It is written specifically for a "reader" searching for a basic introductory book on the law of defamation as contained in statutes and expounded in leading court cases in Malaysia, Singapore, the United Kingdom and other common law jurisdictions. Case law from the United States has also been considered.

The book is spread out over eight chapters and examines the dual importance of the right of freedom of speech and expression on the one hand and the right to personal privacy on the other. The chapters are presented in a systematic order, explaining the principles that are involved such as nature of defamation, elements of defamation, defences and remedies, as well as providing insights to recent developments and the modernising of defamation law.

Each area of the law on defamation is explained and new areas such as defamation on the Internet and in social media with relevant case law have been deeply discussed. The analyses of defamation in the new areas provide valuable guidance on the application of the law in current scenarios. This book is intended to be a handy textbook for students and serves as a

This book is intended to be a handy textbook for students and serves as a convenient and quick refresher for busy legal practitioners, corporate counsel, newly appointed judicial officers, lecturers and judges. It will also be a useful aid to the general public, as well as journalists, reporters and other media professionals (in radio, television, or print organisations) in Malaysia and abroad.

https://www.marymartin.com/web?pid=740376

Law and Practice of Injunctions in Malaysia / Robert Lazar (et al.) Sreenevasan Young and Robert Lazar

Sweet & Maxwell Asia (Thomson Reuters), Subang Jaya, Malaysia 2020

1v

9789672919094

\$ 200.00 / HB

Injunctions present themselves as a challenging exercise for the practitioner. One needs to be fully conversant not only with the practice and procedure in adjectival law by also with the substantive law of the cause in question. For this reason, this text has been written not only with the practice in mind by also with the very many areas of practice that may be involved which are as diverse as family law and intellectual property.

This book aims to explain the law, practice and procedure of injunctions in Malaysia. Written and edited by an eminent legal practitioner, in collaboration with a group of expert authors, this publication has been prepared with court lawyers in mind, specifically those with the challenging task of praying for (and prevailing upon the court to grant) relief in circumstances where damages are simply not an adequate remedy.

simply not an adequate remedy. The extensive coverage includes Mareva injunctions, Anton Piller orders, interim preservation of property, Erinford injunctions, enforcement of injunctions, Fortuna injunctions and applications under the Companies Act 2016, anti-suit injunctions, Worldwide Mareva injunctions as well as injunctions in matrimonial proceedings, insolvency & liquidation, tort, intellectual property and banking. This book is useful for lawyers, pupils in chambers, officers of the judiciary and other students of the law with an interest in civil practice and procedure.

https://www.marymartin.com/web?pid=740375

Business Law in Malaysia, Third Edition / Abdul Majid bin Nabi Baskh and Krishnan Arjunan

LexisNexis, Petaling Jaya, Malaysia

1v.

9789674009205

\$ 125.00 / null

This third edition of the text, since the second in 2014, has been thoroughly updated to reflect recent developments in Business Law and also to reappraise the various topics. It eschews the "bare bones" notational treatment offered by some texts and continues to maintain the refreshing approach adopted in the original edition. As in earlier editions, it presents an in-depth exposition of the selected topics in prose that is clear, concise and easily readable. Recent case law as well as relevant legislative enactments and amendments have been incorporated in this edition. In particular, with the advent of the Companies Act 2016, repealing the Companies Act 1965, chapter 25 on Company Law has had to be completely re-written to bring on board the consequent changes revamping the corporate regime. Moreover, the Electronic Commerce Act 2006, has been taken on board and its impact on 'offer and acceptance', in particular, has been discussed in some detail.

https://www.marymartin.com/web?pid=740370

Commercial Law in Malaysia, 2nd Edition / Lee Mei Pheng, Datuk Detta Samen and Ivan Jeron Detta

LexisNexis, Petaling Jaya, Malaysia 2020

1 v.

9789674009007

\$ 235.00 / null

This book contains an easy to read and understand reference material on the various aspects of commercial law including the traditional legal topics on agency, partnership, sale of goods, hire-purchase, insurance, negotiable instruments and cheques; and a more current topic on electronic commerce. This book provides a convenient source of reference on commercial law in the Malaysian context.

https://www.marymartin.com/web?pid=740372

Companies Act of Malaysia, An Annotation (2020 Desk Edition) / Walter Woon LexisNexis, Petaling Jaya, Malaysia 2020

1ν.

9789674009083

\$ 225.00 / HB

The loose-leaf publication Companies Act of Malaysia – An Annotation is a counterpart to Woon's Corporations Law of Singapore, and has been the authoritative research tool for many a corporate practitioner and business. This work manages, with commendable brevity and good judgment, to annotate the Malaysian Companies Act 2016 (Act 777) comprehensively, section-by-section. Case law from Malaysia and Singapore is discussed, and where relevant, cases from the United Kingdom, Australia, New Zealand and Canada are referred to as comparative materials. This 2020 Desk Edition of the Companies Act of Malaysia – An Annotation will incorporate all the latest amendments made to the law, including the Companies (Amendment) Act 2019 which has been in force since 15 January 2020. This book is an invaluable source of information for practitioners, company secretaries, academics, students and anyone engaged in or interested in the laws governing companies in Malaysia.

https://www.marymartin.com/web?pid=740371

Law on Water Resources Management of the Kingdom of Cambodia / Ministry of Water Resources and Meteorology, Phnom Penh, Cambodia 2007 1v.

\$ 15.00 / null 100 gm.

https://www.marymartin.com/web?pid=717196

National Policy on Child Protection System 2019-2029 / Cambodia National Council for Children, Phnom Penh, Cambodia 2020 1v.

\$ 30.00 / null

https://www.marymartin.com/web?pid=703451

Contemporary Environmental Law in Cambodia and Future Perspectives / Kong Phallack (et al.)

Konrad-Adenauer-Stiftung, Cambodia, Phnom Penh, Cambodia 2020 86p.

9789924571001

\$ 60.00 / HB

420 gm.

This publication is written with a purpose neither to analyze the draft environmental code nor the status quo of the environmental law implementation, but to develop a gateway for research and development for the environmental law and policy in the years to come when Cambodia tries to reform her environmental administration system. The publication is the collection of articles submitted by Cambodian and foreign professors and experts who are interested in the area of the environment law.

https://www.marymartin.com/web?pid=703450

Strata Title in Singapore and Malaysia, Sixth Edition / Teo Keang Sood Lexis Nexis, Singapore 2020

1 v

9789814892049

\$ 400.00 / HB

The only authoritative book focusing exclusively on Strata Titles in Singapore and Malaysia.

- Contains substantial update to the law in Singapore and Malaysia as well as case law update since the 2015 edition
- Includes amendments made to the Singapore Building Maintenance and Strata Management Act and the Malaysian Strata Titles Act
- More than 30 new cases have been identified to reflect current positions based on judicial decisions made
- Discusses also significant decisions of the Singapore Strata Titles Boards

https://www.marymartin.com/web?pid=667553

Sri Lanka Law Reports, Vol. 2, 2012 , SRI L.R. – Part 1-5 : Containing cases and other matters decided by the Supreme Court and the Court of Appeal of the Democratic Socialist Republic of Sri Lanka /

Ministry of Justice, Sri Lanka. 2012

1v.

\$ 110.00 / HB

650 gm.

https://www.marymartin.com/web?pid=620819

Torture Behind Bars: Role of the Police Force in India / Joshua N.Aston Oxford University Press, New Delhi 2020

xxxvii,225p.;22cm. Includes Index 9780190120986

\$ 30.00 / HB

500 gm.

Torture Behind Bars analyses the context of torture and ill-treatment of prisoners and crimes committed by the members of the police force. It reviews the role and accountability of the police force in India in the light of the reports of various national and international human rights committees, non-governmental organizations, and other independent reports.

https://www.marymartin.com/web?pid=710647

Customary Rights of Farmers in Neoliberal India : A Legal and Policy Analysis / Sophy K.Joseph

Oxford University Press, New Delhi 2020

xvii,346p.;22cm. Includes Index, Bibliography 9780190121006

\$ 35.00 / HB

600 gm.

The Protection of Plant Varieties and Farmer's Rights Act, 2001, promises to balance the intellectual property rights of plant breeders and farmers under one umbrella legislation. However, there remain several grey areas and the rights of farmers, in reality, are still tenuous. Though the rights framework was foregrounded on an understanding between non-governmental organizations and industry, there is lack of clarity at both conceptual and procedural levels. In this context, Sophy K. Joseph analyses the impact of legal policy reforms during the ongoing Second Green Revolution on farmers' customary rights and livelihood.

This work maps the evolutionary process of neoliberal economic and legal policies and its interference with primary concerns such as food security, food sovereignty, and agrarian self-reliance of the country.

https://www.marymartin.com/web?pid=710652

Justice and Race : Campaigns Against Racism and Abuse in Aotearoa New Zealand / Oliver Sutherland

Steele Roberts Aotearoa Publishers, New Zealand 2020

288p. Includes Index 9781990007132 \$ 45.00 / null

640 gm.

Over half of those locked up in our prisons are Maori - are non-Pakeha people treated fairly by our police and courts? In the 1960s and '70s, thousands of young New Zealanders were arrested, charged and processed by children's courts for a variety of mostly minor offences. Few had access to lawyers. Most pleaded guilty. Many were Maori and Pasifika. About 4000 children a year were put into social welfare homes, as state wards or until sentencing. Hundreds each year were held on remand in adult prisons. At each step closer to borstal, the proportion of Maori became greater, reaching over 80% for Maori girls. Children considered seriously out of control were sent to Lake Alice Hospital. They received repeated courses of electroconvulsive therapy and were disciplined with 'aversive' electric shocks to their bodies. To oppose this abuse of largely Maori and Pacific Island children, Oliver Sutherland and a small group of Pakeha formed the Auckland Committee on Racism and Discrimination, ACORD, in 1973. For 15 years ACORD exposed and campaigned against the institutional racism of the police, justice and social welfare systems. It laid the groundwork for a national duty solicitor scheme and gained protections for children incarcerated by the state. Equally oppressive was the police 'Task Force', formed in 1974 ostensibly to combat street violence in Auckland. Thousands were arrested - around 80% of them Maori or Pasifika - but the initiative had no impact on 'street violence'; most arrests were for minor offences. Oliver Sutherland's memoir tells the story of these campaigns against injustice and describes cases that graphically substantiate them.

https://www.marymartin.com/web?pid=696863

A City Possessed : The Christchurch Civic Creche Case / Lynley Hood Otago University Press, Dunedin, New Zealand 2019 588p. Includes Index 9781988531854 \$ 60.00 / null

820 gm.

Originally published in 2001, A City Possessed is the harrowing account of one of New Zealand's most high-profile criminal cases - a story of child sexual abuse allegations, gender politics and the law. In detailing the events of the 1990s that led up to and surrounded the allegations made against several staff of the Christchurch Civic Creche, author Lynley Hood shows how and why such a case could happen. A City Possessed won the Montana Medal for Non-Fiction at the 2002 Montana New Zealand Book Awards. Her penetrating analysis of the social and legal processes by which the conviction of Peter Ellis was obtained, and repeatedly upheld, raises major issues for our justice system and the way we see ourselves. Peter Ellis served seven years of a 10-year jail sentence for abusing seven children at the Christchurch Civic Creche. He has always maintained his innocence, and has gained widespread support for what many see as a miscarriage of justice. This paperback edition comes at a time when Peter Ellis and the Christchurch Civic Creche case have returned to public attention. In July 2019, a terminally ill Ellis was granted a final appeal to the Supreme Court, scheduled for November 2019.

https://www.marymartin.com/web?pid=696862

Rethinking Law and Violence / Latika Vashist, Jyoti Dogra Sood(editors)

Oxford University Press, New Delhi 2020

xxxvi,398p.;22cm Includes Index 9780190120993 \$ 42.50 / HB

650 gm.

Conceptualized outside the theoretical framing of both liberal as well as critical approaches, this book re-imagines the law by exploring the contradictions and polarities of in terms of its relationship with violence. It encompasses and interweaves themes and ideas as diverse as death penalty, community might, state sovereignty on the one hand, to animal rights, sexual consent, children's agency and LGBT rights, on the other.

https://www.marymartin.com/web?pid=710655

Fighting on the side of law and justice : legal essays in honour of Professor G. O. S. Amadi / George O S Amad

Snaap Press Ltd, Enugu, Nigeria 2016

viii, 386 pages; 22 cm.

9789789104369

\$ 65.00 / null

520 gm.

https://www.marymartin.com/web?pid=348682

Precis De Droit Civil Coutumier Kanak : Avec un Leixique Coutumier et Un

Precis De Droit Civil Coutumier Kanak : Avec un Leixique Coutumier et Un Lexique des faux-amis / Antoine Leca

Presses Universitaires d'Aix-Marseille - P.U.A.M. & Presses Universitares de la Nouvelle-Caledonie, Noumea, New Caledonia 2019

250p.

9782731411508

\$ 50.00 / null

500 gm.

La quatrième édition de l'ouvrage d'Antoine Lecaa livre une vue d'ensemble du droit civil coutumier kanak. Il est complété par un lexique coutumier ainsi qu'un lexique des « faux amis » qui souligne l'impossibilité de réduire ce droit au vocabulaire et aux catégories du Code civil de 1804.Ce n'est pas parce que la coquille de nautile se retrouve sur le blason de la Nouvelle-Calédonie que le droit français doit pour autant faire « contenu de nautile », comme on dit en nemi (Po hyan buuap), c'est-à-dire prendre pour lui toute la place, à l'instar du bernard-l'ermite qui s'est introduit dans une coquille qui n'est pas la sienne.Dans la société actuelle, le pluralisme des statuts est naturel et normal, comme l'écrivait le doyen Carbonnier : « toute colonisation est un clash entre deux cultures et, après le reflux des colonisateurs, des effets du clash persistent en forme de pluralisme juridique ».

https://www.marymartin.com/web?pid=730258

Insolvency, Restructuring and Dissolution Act Compendium / Arjindepal Singh, Adriel Chioh Wen Qiang and Alexander Lee Wei

LexisNexis, Singapore 2020

1v.

9789814892537

\$ 160.00 / null

The Insolvency, Restructuring and Dissolution Act ("IRDA"), which came into force on 30 July 2020, amended and consolidated the written laws governing corporate insolvency and bankruptcy in Singapore while introducing new provisions aimed at making Singapore a more attractive hub for debt restructuring and cross-border insolvency. Insolvency, Restructuring and Dissolution Act Compendium aims to take practitioners, in-house counsel and corporates through the updates via concise commentary comprising an in-depth overview of the IRDA, together with an exposition of relevant case law. It will also be an invaluable resource for further issue-specific research or pointers for further research avenues.

https://www.marymartin.com/web?pid=735110

Evidence and the Litigation Process, 7th Edition / Jeffrey Pinsler LexisNexis, Singapore 2020

1 v

9789814892377

\$ 240.00 / null

Since the 6th Edition of Evidence and the Litigation Process, there have been developments that affected almost every area of the Law of Evidence in all proceedings. This edition covers: • Important statutory reforms affecting civil and criminal proceedings, as introduced by the Evidence (Amendment) Act 2018 and Criminal Justice Reform Act 2018, Criminal Procedure Code (Amendment) Act 2019 and related statutory sources and regulations • Case law developments concerning expert evidence, burdens of proof, standards of proof, hearsay, character and similar fact evidence, witness examination, modes of presenting evidence, evidence by video link, presentation of exhibits, the court's discretion to exclude evidence, ancillary hearings to determine the admissibility of statements, voluntariness and reliability, presumptions of law, legal advice privilege, litigation privilege, privilege as between entities and their in-house counsel, marital privilege, without prejudice privilege, State privilege, DNA evidence and the process for agreeing to the use of documents in civil proceedings. This book provides a balance between analytical discussion of the principles and the practical application of the law and includes numerous illustrations and practice-related situations for this purpose. It offers students an intensely detailed and integrated portrait of the litigation process (including procedure and advocacy) and is therefore a vital source of reference for their studies. This book recognises that this subject is particularly difficult primarily because of the difficulties inherent in the Evidence Act (a significant part of which remains in the state it was enacted in 1893), and the tension between this statute and the constantly developing common law. No effort is spared in tackling these problems and examining all applicable sources of law. This highly successful publication has already sold thousands of copies in the course of the first six editions.

https://www.marymartin.com/web?pid=735113

Lye Lin Heng's Landlord and Tenant Law in Singapore, 2nd Edition / Lye, Lin Heng, Koh, Swee Yen

LexisNexis, Singapore 2020

lvii, 337p. ; 25cm. 9789814892230 \$ 150.00 / null

This book is the second edition of Landlord and Tenant Law by Lye Lin Heng (published in 1990 by Malaya Law Review & Butterworths), which was part of the Singapore Law Series. Comprising twelve chapters, the book is divided into four parts. Part I (Chapters One to Five) introduces the reader to the lease and the special nature of the landlord and tenant relationship. Part II (Chapters Six to Eight) focuses on the rights and obligations of the parties. Part III (Chapters Nine and Ten) deals with the termination of the relationship and examines the different modes of termination and the rights of the parties on termination. Part IV (Chapters Eleven and Twelve) is on Special Leases and it focuses on the HDB Lease (Public Housing) and on Green Leases respectively. This book is aimed at a wide audience, particularly law students, legal practitioners, property developers, real estate agents and the informed layman. It analyses legal concepts and cases, and covers practical aspects such as stamp fees and solicitors' costs, as well as the procedure for recovery of arrears of rent, and recovery of possession for breach of covenants. The book also highlights the inadequacies of some principles of English land law (on which Singapore's landlord and tenant law is based), which were developed in a rural, feudal economy. They may not be relevant today, and readers are encouraged to take a critical approach in the context of the urban environment that is Singapore today, drawing on the rich experience of other common law jurisdictions which are discussed in this book. This book also contains a new supplement chapter that discusses the challenges and laws stemming from the COVID-19 pandemic, including:• The obligations between landlord and tenant under the COVID-19 (Temporary Measures) (Amendment) Act• The Fair Tenancy Framework and Fair Tenancy Framework Industry Committee

https://www.marymartin.com/web?pid=735114

The Law and Practice of Singapore Income Tax, 3rd Edition / Darren Koh, Poh Eng Hin and Tang Siau Yan

LexisNexis, Singapore 2020

1v

9789814892414

\$ 350.00 / HB

A most comprehensive and concise reference book on taxation of income for tax professionals. This edition aims to explain the fundamental changes to the tax landscape and updates on the Second Edition with a comprehensive coverage and analysis of case law developments, administrative guides and practical application of the income tax law, tax treaties and international tax agreements.

https://www.marymartin.com/web?pid=735111

Take-overs and Mergers, 3rd Edition / Chandrasegar Chidambaran LexisNexis, Singapore 2020

1v.

9789814892322

\$ 295.00 / null

Take-overs and Mergers, 3rd Edition provides a detailed and systematic account

of the law and practice relating to take-overs and mergers.

The emphasis throughout is on practice and procedure. The underlying reasons and purposes for the Rules and General Principles are discussed in detail to provide a clearer understanding of the rationale for the Rules and General Principles, and the philosophy of the regulators. This latest edition has been carefully structured to provide a comprehensive guide to assist investment bankers, legal practitioners and all other professionals involved in take-overs and mergers. The regulatory framework of the financial markets, the Securities and Futures Act, the SGX-ST Listing Manual, the Competition Act, the Companies Act and the Singapore Code on Take-overs and Mergers are covered in detail.

• Carefully crafted as a work of reference for practitioners and others involved in mergers and acquisitions and is essential reading for them. The only standard work available on take-overs and mergers in Singapore. The work contains transactional documents (including key documents such as the offer document, the target board circular, press announcement and schemes of arrangement document from actual transactions) SIC Public Statements, Practice Notes and Key Rulings are analyzed and reproduced in this Edition

https://www.marymartin.com/web?pid=735112

Singapore Master Tax Guide Handbook 2020/21, 39th Edition / Tan How Teck CCH Singapore (Wolters Kluwer), Singapore 2020

9789814838016

\$ 160.00 / null

The annual Singapore Master Tax Guide Handbook has been a key reference for the Singapore Tax and Accounting Community in the last four decades. With its clear explanations, worked examples and useful tables, readers can confidently and quickly navigate all areas of tax concepts and applications. Essential for all

accountants, tax lawyers, financial advisors and students.

Now in its 39th edition, the Singapore Master Tax Guide Handbook 2020/21 remains the authoritative guide for all professionals and students preparing for

university, professional and polytechnic tax examinations.

The key changes for this edition cover the following:

•Income Tax (Amendment) Act 2019
•Goods and Services Tax (Amendment) Act 2019
•Variable Capital Codpanies (Miscellaneous Amendments) Act 2019

•New treaties signed in 2019

- New or revised IRAS circulars issued in 2019
- Selected tax judgments passed in 2019
 Budget Announcement 2020

Practitioners who need a quick reference to Singapore tax will also find this annual publication extremely useful.

https://www.marymartin.com/web?pid=735118

Criminal Appeals in Singapore / Christopher Corns Sweet & Maxwell Asia (Thomson Reuters), Singapore 2020 9789811453311 \$ 180.00 / null 756 gm.

Criminal Appeals in Singapore is a comprehensive, practical and authoritative guide to the law and practice of criminal appeals in Singapore. This book provides a step-by-step account of criminal appeals for all the criminal courts in Singapore and includes flow charts for improved usability. The title explains the rights and grounds of appeal against conviction and sentence, and the way in which appeal courts approach the various types and grounds of appeal as well as the various appeal rights of the prosecution. Up to date, leading cases relevant to all of the central principals are discussed and explained ensuring the content is as

comprehensive and up-to-date as possible.

The book also focuses on the role and rights of the prosecution in criminal appeals as well as the constitutional importance of criminal appeals in the overall legal system. A detailed historical account of the development of criminal appeals in Singapore is included in addition to a detailed account of criminal appeals from

the Courts Martial to the Military Court of Appeal.
Criminal Appeals in Singapore provides a "one-stop shop" to assist the busy practitioner with all aspects of criminal appeals.

https://www.marymartin.com/web?pid=735115

Reflections on the Making of the Modern Law of the Sea / Satya N. Nandan , Kristine E. Dalaker

Ridge Books (NUS Press), Singapore 2021

xxii, 290p. ; 229X152mm. ; 14 b/w images. Includes Index ; Bibliographical references.

9789813251373

\$ 32.00 / null

500 gm.

The United Nations Convention on the Law of the Sea (UNCLOS) is one of our most successful agreements to govern the global commons. If it is a constitution for the oceans, Satya Nandan is one of the founders: one of the few key personalities behind the agreement, and the subsequent development of Law of the Sea in the decades since UNCLOS was adopted. He led the drafting of the key negotiating text, most of which made its way, unaltered, into the Convention's

How did a family lawyer from the Pacific nation of Fiji come to play such a pivotal role in this important area of diplomacy and international law? Armed with his trademark pencil, Nandan used his creativity, pragmatism and penchant for language to reach compromise and build consensus at nearly every stage in the making of the modern law of the sea. In this book, he elaborates on the techniques and skills he brought to bear on this task, the alliances he formed with colleagues from different countries and the strategies that worked in this complex, multi-dimensional negotiation. At a time when the stakes involved in managing the global commons could not be higher, Nandan's experience and wisdom could not be more relevant and important.

https://www.marymartin.com/web?pid=735116

Singapore Income Tax Act (Cap 134) / Wolters Kluwer Editors

CCH Singapore (Wolters Kluwer), Singapore 2020

9789814838078

\$ 80.00 / null

An easy to use resource for tax practitioners and students on its own, this handy reference can also be used together with our Singapore Tax Workbook or our Singapore Master Tax Guide Handbook to optimize your understanding of Singaporean Tax Law!

This book reproduces the Income Tax Act (Cap. 134, 2014 Ed.) updated with all amendments up to and including the following amendment Act and Order:
•Income Tax (Amendment) Act 2019

•Income Tax Act (Amendment of Seventh Schedule) Order 2019

The law in this book is updated as at 3 January 2020.

https://www.marymartin.com/web?pid=735119

Singapore Revenue Legislation 2020, 2 Volume Set, 11th Edition / CCH Singapore (Wolters Kluwer), Singapore 2020

2v.

\$ 250.00 / null

A comprehensive consolidation of the legislation, this 2 volume set incorporates all amendments up to 3 January 2020. An invaluable one-stop reference for practitioners, whether for use in the courtroom or office.

Volume 1 of the two-volume set comprising Singapore Revenue Legislation 2020 is a compilation of the following legislation governing taxation law in Singapore:

•Income Tax Act, and

•related regulations, rules, orders and notifications

Volume 2 of the two-volume set comprising Singapore Revenue Legislation 2020 is a compilation of the following legislation governing taxation law in Singapore:
•Economic Expansion Incentives (Relief from Income Tax) Act
•Goods and Services Tax Act, and

•Stamp Duties Act.

It also includes related regulations, rules, orders and notifications.

https://www.marymartin.com/web?pid=735120

Britishers' rule in India:a legal text book with historical perspective:preceding 350 years-prelude to the Constitution of India with the Government of India Act, 1858 ,he Government of India Act,1935,the Indian Independence Act,1947 and selective commentary on the Government of India acts / S. P. Singh Chauhan

Eastern Book Company, Lucknow 2020

Lvi,504p.;24 cm. Include Index 9789389656107 \$ 25.00 / HB

Britishers' Rule in India (A legal text with a historical perspective) offers a unique and well-researched historical perspective of the evolution of law during the Britishers' rule in the Indian subcontinent and includes a commentary on the Government of India Act, 1858. Further, it has a selective commentary on the Government of India Act, 1935 and the Indian Independence Act, 1947 (preceding 350 years' prelude to the Constitution of India). S.P. Singh Chauhan, Advocate, Supreme Court of India, author of many law/literary books, has been a recipient of 22 prestigious awards. A scion of Prithviraj Chauhan Dynasty, the Author's forefathers sacrificed their lives and their seat of governance (Kanti Author's forefathers sacrificed their lives and their seat of governance (Kanti Paintalisee - a Quasbah) in their quest for freedom from Britishers' Rule in the First Freedom Struggle of 1857. Rare photographs from the Author's family album, forgotten treasures from other private collections as well as timeless finds from Archives have enriched the text with an illustrated narrative which will transport the reader to the world of yesteryears of Colonial Era and the rule of law then prevailing. An impressive inclusion of landmark cases during British rule and their various interpretations in the successive contemporary decades by the Supreme Court of India and several High Courts make for great learning and insightful reading.

https://www.marymartin.com/web?pid=688344

Alternative Settlement Mechanism (ADR) for Muslim Personal Law / Badre Alam

University Book House Pvt. Limited, Jaipur 2019 viii, 156p.; 24cm. 9788181984524

\$ 40.00 / HB

450 gm.

https://www.marymartin.com/web?pid=688343

A Commentary of Hindu Law of Adoption / R. N. Singh University Book House Pvt. Limited, Jaipur 2020

xii,115p.;24cm. 9788181984777 \$ 50.00 / HB 400 gm.

https://www.marymartin.com/web?pid=688339

Malaysia Master Tax Guide 2020, 37th Edition / (Ed) K. Sandra Segaran & Vincent Josef

CCH Malaysia (Wolters Kluwer), Kuala Lumpur, Malaysia 2020

xx, 1218p. Includes Index 9789670853802 \$ 195.00 / null 1310 gm.

The Malaysia Master Tax Guide 2020 is specifically designed as a reference guide to help tax professionals, accountants and taxpayers to fulfill their tax obligations for the 2019/2020 income year. It also provides information on the stamp duty, tax incentives, double taxation as well as the tax implications of decisions and transactions that taxpayers may face in 2020.

All tax changes made since the publication of the Malaysia Master Tax Guide 2019 including chapters effected by the 2020 Budget, the Finance Act 2019, the Income Tax (Amendment) Act 2019, the recent exemption orders, rules, IRB guidelines and public rulings issued have been incorporated into this edition.

https://www.marymartin.com/web?pid=735196

Protection of Human Rights in Developing Countries: A Study of Kenya, Brazil and India / Y. Vishnupriya, Habiballa Ahmadi

University Book House Pvt. Limited, Jaipur 2019

9788181984197 \$ 50.00 / HB 700 gm.

https://www.marymartin.com/web?pid=688356

Combonancia (Company Local Devadicus Delatina to Comist. Formania (Francuscus antal

Contemporary Legal Paradigm Relating to Social, Economic & Environmental Issues in India / Alpana Sharma, Nagul Sharma

University Book House Pvt. Limited, Jaipur 2019

180p.;

9788194174134

\$ 40.00 / HB

500 gm.

https://www.marymartin.com/web?pid=688349

Judgments of the Courts of Brunei Darussalam 2016, Volume II / Attorney General's Chamber & Registry of the Supreme Court (ed)

Attorney General's Chamber, Brunei 2017

1v.

\$ 425.00 / HB

850 gm.

https://www.marymartin.com/web?pid=686540

Judgments of the Courts of Brunei Darussalam 2017, Volume I / Attorney General's Chamber & Registry of the Supreme Court (ed)

Attorney General's Chamber, Brunei 2018

1v.

\$ 425.00 / HB 1100 gm.

https://www.marymartin.com/web?pid=686541

Botswana Law Reports 2018 VOL 1: Cases determined by the High Court and the Industrial Court and the Court of Appeal on appeal therefrom / Gideon Pienaar (et al.)

Juta and Company (Pty) Ltd & Government of Botswana, Botswana 2020

1v.

ISSN: 1561-1582 \$ 450.00 / HB 1120 gm.

https://www.marymartin.com/web?pid=684754

Supreme Court Law Reports : Civil and Criminal 2019, Vol. I (January to June) [Sri Lanka] / Jinadari Deepthi Liyanagama (Compiled)

Bar Association of Sri Lanka, Colombo, Sri Lanka. 2019 400p.

\$ 70.00 / HB 670 gm.

https://www.marymartin.com/web?pid=681610

Law, Principles and Practice in the Dewan Rakyat (House of Representatives) of Malaysia / Tan Sri Dato' Mohamad Ariff Md Yusof (et al.)

Sweet and Maxwell Asia (Thomson Reuters), Subang Jaya, Malaysia 2020

1_V

9789672339748

\$ 175.00 / HB

In the six decades as an independent nation, Malaysia has developed its own Parliamentary procedures, processes, conventions and practices. This book aims to be a comprehensive reference for parliamentaries, parliamentary officers, civil servants, serious scholars and researchers, and the general reader with a keen interest in parliamentary affairs. The contributors and editors have consciously chosen to analyse not only the laws of Parliament, but also the practices and the underlying principles underpining these laws and practices. The clear explanations and examples provided in this book are undoubtedly useful for the reader to understand each rule and practice better.

chosen to analyse not only the laws of Parliament, but also the practices and the underlying principles underpining these laws and practices. The clear explanations and examples provided in this book are undoubtedly useful for the reader to understand each rule and practice better.

In keeping with the intent and scope of this book, its writing has included the necessary inputs and insights of a large pool of specialist contributors beyond the immediate walls of Parliament. Besides the Speaker, the Clerk of the Dewan Rakyat, senior officers in the Clerk's Office, research officers and officers in the Speaker's Office, the contributors also include legal practitioners, members of academia, a politician and the Chairman of Elections Commission of Malaysia. It is a collective insight, each chapter providing a specialised perspective which hopefully will make the book more relevant and useful to a broad range of readers.

https://www.marymartin.com/web?pid=740642

Supreme Court Law Reports : Civil, 2018 Vol. 1 & 2 [Sri Lanka] / Bar Association of Sri Lanka, Colombo, Sri Lanka. 2019 322p.

\$ 150.00 / HB 1160 gm.

https://www.marymartin.com/web?pid=681609

```
= The Constitution of Japan /
TAC, , Japan 2019
221p; 21cm
9784813286738
$ 34.00 / HB
https://www.marymartin.com/web?pid=702391
-----
How Public Law Is Taught in Asian Universities / KEIGLAD
KEIGLAD,, Japan 2020
171p; 24cm
9784766426601
$ 36.00 / HB
https://www.marymartin.com/web?pid=702392
International Entertainment Law and New Media Law / Chanakya Jayuadeva
Stamford Lake (Pvt) Ltd, Pannipitiya,
Sri Lanka. 2019
xxii, 1238p.
9789556584851
$ 90.00 / HB
1500 gm.
https://www.marymartin.com/web?pid=681606
Supreme Court Rules (Incorporating Amendments up to 2018) [Sri Lanka] /
Jinadari Deepthi Liyanagama
Bar Association of Sri Lanka, Colombo, Sri Lanka. 2019
viii, 210p.
$ 40.00 / HB
440 gm.
https://www.marymartin.com/web?pid=681607
Counter-Terrorism Measures and Human Rights Violations: An International
Legal Perspective / Behnam Rastegari and Rohaida Nordin
Penerbit Universiti Kebangsaan Malaysia (UKMPress), Selangor, Malaysia 2020
202n.
Includes Index
9789672388845
$ 17.50 / null
```

380 gm.

1.Terrorism - Prevention.

2. Human rights.

https://www.marymartin.com/web?pid=743773

Encyclopaedia of Dubai Property Laws, Decrees and Legislation (4 Volumes Set) / Ahmad Saber Saleh and $\,$ Ahmed Abed Al Shafi Abed Al Razaq

Sweet & Maxwell Asia (Thomson Reuters), Subang Jaya, Malaysia 2020

1ν.

9789672339526

\$ 250.00 / HB

Due to the great development of the property market in the United Arab Emirates in general, and the Emirate of Dubai in particular, legislations, laws and decrees have been generated to regulate and register property contracts, mortgages, engineering consultancies services, and possession of land for non-citizens or collateral accounts. The Encyclopaedia of Dubai Property Laws, Decrees and Legislation was devised to fill the need for a comprehensive reference work for property laws and decrees issued by His Highness the Ruler of Dubai and His Crown Prince.

https://www.marymartin.com/web?pid=740734

The Annotated Specific Relief Act 1950 / James Au Wei-Wern Sweet & Maxwell Asia (Thomson Reuters), Subang Jaya, Malaysia 2020 1v.

9789672339632

\$ 60.00 / null

The Annotated Specific Relief Act 1950 provides invaluable section-by-section annotations to the Specific Relief Act 1950, throwing light on the application and interpretation of the provisions of the Act. It is written by a legal practitioner with broad experience encompassing litigation, brand enforcement and corporate advisory in Malaysia. The full text of the Act accompanies the high-quality annotations which are insightful, practical and authoritative, enabling a confident understanding of the workings of the Act.

The key terms and phrases in each section are explained by reference to local and foreign case law as well as academic writing. This publication facilitates quick

The key terms and phrases in each section are explained by reference to local and foreign case law as well as academic writing. This publication facilitates quick and easy research with the inclusion of cross-reference from the provision being annotated to related provisions which work together with it. The annotations should prove to be very useful for lawyers, judges, court officers and law students.

https://www.marymartin.com/web?pid=740733

Malaysian Stamp Duty Handbook - Sixth Edition / Arjunan Subramaniam Sweet & Maxwell Asia (Thomson Reuters), Subang Jaya, Malaysia 2020 1v.

9789672339373

\$ 60.00 / null

Stamp duty is a tax on instruments and most instruments used in the course of a transaction are liable to stamp duty. The Malaysian Stamp Duty Handbook is a practical and instructive guide on the Malaysian stamp duty law. This book explores the various instruments subject to stamp duty, important concepts, such as consideration and conveyance, how duty is to be computed in various situations, the reliefs that are available, and relevant offences and penalties under the law and examines the various issues taken into consideration by the courts when interpreting a taxing statute. It is expected that accountants, lawyers, finance officers, business owners and company secretaries alike will find this book indispensable.

In this 6th edition, the Malaysian Stamp Duty Handbook has been revised and updated to reflect the latest amendments up to December 2019, while maintaining its easy-to-understand structure, with principles presented in short, succinct points, accompanied by examples to illustrate the application of the law, detailed tax computations as well as appended annotated statutes and the relevant IRB forms.

The Malaysian Stamp Duty Handbook is written by an author with vast experience on the subject. He is a well-established tax practitioner who was formerly an Assistant Director General at the Malaysian Inland Revenue Department and later a Tax Director at an international accounting firm.

https://www.marymartin.com/web?pid=740736

Practice and Procedure of Mediation / Harbans Singh K.S (et al.)
Sweet & Maxwell Asia (Thomson Reuters), Subang Jaya, Malaysia 2020
1v.
9789672339434
\$ 175.00 / HB

One of the first of its kind, this title, Practice and Procedure of Mediation is intended to expansively address both the practical and procedural aspects of mediation. Mediation is now a growing area of alternative dispute resolution (ADR) not only in Malaysia but also worldwide. The enactment of the Mediation Act 2012 (Act 749) and the issuance of the Chief Justice's Practice Direction No. 4/2016 as well as Malaysia's signing of the Singapore Mediation Convention 2019 are some examples of the growth of mediation in Malaysia over the last decade. This book is a methodical and detailed handbook for understanding the ins and outs of the mediation process. Though written in the context of the local jurisdiction, it is a comprehensive guide for those interested in the mediation practice in any other landscape due to its mainly practical and non-legal approach.

https://www.marymartin.com/web?pid=740735

The Annotated Malaysian Companies Act 2016 - Second Edition / Cheah Foo Seong (et al.)

Sweet & Maxwell Asia (Thomson Reuters), Subang Jaya, Malaysia 2020

1ν

9789672339670

\$ 210.00 / HB

The Annotated Malaysian Companies Act 2016 provides invaluable section-bysection annotations to the Companies Act 2016, throwing light on the application and interpretation of the provisions of the Act.

It is written by a select team of experienced practitioners and academicians with extensive knowledge of company and corporate law in Malaysia. The full text of the Act accompanies the high-quality annotations which are insightful, practical and authoritative, enabling a confident understanding of the workings of the Act.

https://www.marymartin.com/web?pid=740732

Divorce and Matrimonial Proceedings Rules 1980 : Commentary and Cases / Nuraisyah Chua Abdullah

Sweet & Maxwell Asia (Thomson Reuters), Subang Jaya, Malaysia 2020

1v

9789672339694

\$ 75.00 / null

This book provides insightful commentary and discussion of cases on the Divorce and Matrimonial Proceedings Rules 1980 ("DMPR 1980") and the Married Women and Children (Enforcement of Maintenance) Act 1968 ("MWCEMA"), with reference made to related legislation that regulate the dissolution of non-Muslim marriages in Malaysia. The commentary and cases are meant to benefit both students and practitioners alike in the application of the DMPR 1980 and the MWCEMA in divorce and matrimonial proceedings.

students and practitioners alike in the application of the DMPR 1980 and the MWCEMA in divorce and matrimonial proceedings.

The commentary and cases on the MWCEMA should provide a better perspective of the enforcement of maintenance which is one of the common issues surfacing in the family courts. This book is complemented with useful Appendices that elaborate on the enforcement of maintenance.

This book is an invaluable guide to understand divorce and matrimonial proceedings - the flow and procedure of each and every divorce and ancillary relief petition filed under the Law Reform (Marriage and Divorce) Act 1976. It facilitates a good grasp of the rules and procedure of divorce and matrimonial proceedings which is essential for successful family law study and practice

https://www.marymartin.com/web?pid=740731

Law and Society in Traditional China / T'ung Tsu Ch'u The Commercial Press, Beijijng, China 2017 436p. Includes Index; Bibliography 9787100150767 \$ 40.00 / HB

700 ava

780 gm.

https://www.marymartin.com/web?pid=734927

Trademarks Act 2019 with Overview by Indran Shanmuganathan / Indran Shanmuganathan

Sweet & Maxwell, Singapore 2020

9789672339410

\$ 85.00 / null

The Trademarks Act 2019 came into force on December 27, 2019 and has repealed the Trade Marks Act 1976. This publication presents the full text of the

Trademarks Act 2019 and the Trademarks Regulations 2019.

To facilitate understanding of the new legislation, the author has provided an expert overview which highlights the following salient features of the new Act:

• Greater clarity on the registration of non-traditional trademarks;

The registration of collective marks;

- Removal of the concepts of defensive trademarks and associated trademarks;
- •Multi-class filings, divisions and mergers of applications previously unavailable under the Trademarks Act 1976;
- Greater clarity on the examination of trademarks;

New provisions on opposition and appeal procedures;

•Rearrangement of the provisions pertaining to cancellation actions;

•Illuminates the provisions pertaining to trademark infringement, including acts amounting to infringement, secondary liability, usage of signs, available defences and procedures and remedies (including the new remedy for groundless threat of

infringement proceedings);
•Criminal offences relating to trademark infringement (previously found under the Trade Descriptions Act 2011) are now consolidated and provided for under the

Trademarks Act 2019

Commercialisation of trademarks;

•New provisions pertaining to the role and administrative procedure of trademark

The overview is written by an expert and seasoned practitioner with vast knowledge and experience on matters relating to Intellectual Property law, who was accorded the accolade of the Asialaw Regional Award 2019 for Outstanding Practitioner in Malaysia.

This publication is an essential source for lawyers, all Intellectual Property practitioners, academics and students of law, and is invaluable in facilitating a good understanding of the new statutory regime regulating trademarks and related practices in Malaysia.

https://www.marymartin.com/web?pid=686333

ALB Asia Insolvency and Restructuring Handbook 2020 /

Sweet & Maxwell, Hong Kong 2020

9789626617328

\$ 70.00 / null

The ALB Asia Insolvency & Restructuring Handbook 2020 is a bilingual (English and Simplified Chinese) guide to the insolvency and restructuring landscape across the Asian region in 2020. As the region continues to be in the throes of the COVID-19 pandemic, the handbook brings together in one useful volume some of the key guidance and updates that both insolvency lawyers as well as their impacted clients will need to have at their fingertips.

The handbook covers a number of key Asian jurisdictions, including Mainland China, Hong Kong, the Philippines, Vietnam and more. Apart from providing updates to the legal and regulatory landscape in each of these jurisdictions, it

also provides useful additional guides and case studies.

https://www.marymartin.com/web?pid=743029

Asian Legal Business: IPO Handbook for Hong Kong 2020 /

Sweet & Maxwell, Hong Kong 2020

9789626615393

\$ 65.00 / null

Asian Legal Business is proud to announce that it has published the 2020 edition

of its popular Hong Kong IPO Handbook.

The handbook, which took a year to put together, covers a number of topics and chapters including HongKong dual-class shares, legal issues related to the listing of red chips, IPO application process, and tax consideration in an IPO, among

The list of contributors and supporting organizations include ACMI Asia Capital Markets Institute, Akin Gump Strauss Hauer & Feld, Appleby, BDO Hong Kong, Beijing DHH Law Firm, CLSA, CMB Wing Lung Bank, Commerce & Finance Law Offices, DeHeng Law Offices, Grandall Law Firm, iDeals Solutions, Jingtian & Gocheng, EY, ONC Lawyers, Porda Havas, SWCS. Wisdom Investor Relations, ACC Hong Kong, and Hong Kong Investor Relations Association.

https://www.marymartin.com/web?pid=743028

Butterworths Hong Kong: Banking Law Handbook, Fifth Edition / Kevin Lee and Joshua Baker

LexisNexis, Hong Kong 2020

9789888683161

\$ 330.00 / HB

Butterworths Hong Kong Banking Law Handbook - Fifth Edition provides lawyers engaged in banking practice with a handy reference on the Banking Ordinance (Cap 155), together with details on all amendments and repeals made to each section and rule. Each section of the Ordinance is augmented by detailed annotations referring to relevant judicial decisions, rules of court and other authoritative materials, as well as discussion on practical and contentious issues. The work is fully referenced with comprehensive tables of cases, legislation, other sources referred to and a glossary of Chinese words and phrases. This edition includes completely revised introductory commentary, updated Monetary Authority guidelines, and cross-references to leading cases. The handbook series has been cited in over one hundred court cases in the superior courts of Hong Kong. This text will be an indispensable companion for adjudicators, auditors, professional accountants, depositors, bank employees, managers, academics, banking and legal practitioners, and all others who are engaged or interested in the dynamic and ever-topical law and practice of banking in Hong Kong.

https://www.marymartin.com/web?pid=743038

The Indonesia- Malaysia Dispute Concerning Sovereignty Over Sipadan and Ligitan Islands: Historical Antecedents and the International Court of Justice Judgement / D.S. Ranjit Singh

ISEAS Publishing (ISEAS-Yusof Ishak Institute), Singapore 2020

xvi, 244p.

Includes Index; Bibliography

9789814843645 \$ 32.00 / null

380 gm.

In 2002, ASEAN made history when two of its founder members - Indonesia and Malaysia - amicably settled a dispute over the ownership of the two Bornean islands of Sipadan and Ligitan. This book covers in detail the historical roots of the issue as well as the law dimension pertaining to the process of legal proceedings and the ICJ deliberations.

https://www.marymartin.com/web?pid=685852

Butterworths Hong Kong: Securities Law Handbook, Sixth Edition (2 volumes) / Bernard Mak (et al.)

LexisNexis, Hong Kong 2020

1900p.

9789888601677

\$ 500.00 / null

LexisNexis is proud to present the Butterworths Hong Kong Securities Law Handbook – Sixth Edition. This new edition is published to reflect the latest cases, materials and updates on the Securities and Futures Ordinance (Cap 571). This handbook makes available in a convenient form the full text of the Securities and Futures Ordinance (Cap 571) together with section-by-section annotations. The annotations include amendment notes, carefully researched case authorities, expert commentary and other authoritative material presented in a concise and succinct style. In addition, cross-references are made to subsidiary legislation and to tables and forms where necessary. This text is the most up-to-date reference guide for lawyers, in-house counsel, investors, intermediaries, compliance officers, issuers, regulators, academics, students and all those who are engaged or interested in the law responsible for regulating the securities and futures markets in Hong Kong.

https://www.marymartin.com/web?pid=743037

Butterworths Hong Kong : Stamp Duty Handbook, Second Edition / Jonathan Chang S.C. (et al.)

LexisNexis, Hong Kong 2020

1 v.

9789888683192

\$ 330.00 / null

Butterworths Hong Kong Stamp Duty Handbook - Second Edition is a detailed work of reference, containing the text of the Stamp Duty Ordinance (Cap 117) as currently in force alongside section-by-section annotations.

The second edition contains completely brand-new annotations, authored by a group of expert practitioners from Temple Chambers, which encompasses significant judicial decisions and rules of court. Historical notes, definitions of words and phrases, discussions on practical aspects and contentious issues, cross -jurisdictional references, and other authoritative materials are also included. This series has been cited with authority in over one hundred court of Final Appeal

-jurisdictional references, and other authoritative materials are also included. This series has been cited with authority in over one hundred court cases in the Hong Kong Court of First Instance, Court of Appeal and Court of Final Appeal. This handbook will be an invaluable source of information for lawyers, tax specialists, students and anyone interested in the laws governing stamp duty in Hong Kong.

https://www.marymartin.com/web?pid=743036

Butterworths Hong Kong : Competition Law Handbook, Second Edition / Carter Chim

LexisNexis, Hong Kong 2020

1ν.

9789888601042

\$ 285.00 / null

The Butterworths Hong Kong Competition Law Handbook (Second Edition) is a detailed work of reference concerning the Competition Ordinance (Cap 619). This title reproduces the text of the Ordinance along with section-by section annotations, which include key definitions of words and phrases, discussion on practical aspects and contentious issues, cross-jurisdictional comparisons with similar territories, and other authoritative material.

The Second Edition has been updated with all the decisions that have been made

The Second Edition has been updated with all the decisions that have been made by the Competition Tribunal, as well as the revised Leniency Policy and the new Cooperation Policy of the Competition Commission. The seminal judgments handed down by the Competition Tribunal on the First Conduct Rule of the Competition Ordinance are also explained in detail, clarifying a number of fundamental issues such as the standard of proof in a public enforcement action brought by the Competition Commission, the burden and standard of proof for raising an efficiency defence, and the calculation of pecuniary penalties.

https://www.marymartin.com/web?pid=743035

Butterworths Hong Kong: Employees' Compensation Handbook – Sixth Edition / Danny C.W. Tam

LexisNexis, Hong Kong 2020

434p.

9789888601691

\$ 270.00 / null

Butterworths Hong Kong Employees' Compensation Handbook is a detailed work of reference containing up-to-date materials on the Employees' Compensation Ordinance (Cap 282), the major piece of legislation pertaining to matters on employees' compensation in Hong Kong.

The Handbook reproduces the text of the Ordinance as currently in force, together with details on amendments and repeals. The Handbook provides section-by-section annotations to the Ordinance. These annotations encompass significant judicial decisions and rules of court, as well as notes ranging from definitions of words and phrases to discussion on practical aspects and

contentious issues relating to particular sections in a succinct format. This Handbook will be an indispensable companion for lawyers, businesspersons, in-house counsels, company directors, company secretaries, human resource managers, judicial officers and all those who are engaged or interested in the compensation of employees in Hong Kong.

https://www.marymartin.com/web?pid=743034

Butterworths Hong Kong: Public Order Law Handbook / Philip Dykes SC (et al.) LexisNexis, Hong Kong 2020

1 v

9789888682379

\$ 170.00 / null

Butterworths Hong Kong Public Order Law Handbook aims to provide a comprehensive guide to the various criminal Ordinances applicable to public order events in Hong Kong: (i) the Public Order Ordinance (Cap. 245); (ii) the Criminal Procedure Ordinance (Cap. 221); (iii) the Juvenile Offenders Ordinance (Cap. 226); (iv) the Police Force Ordinance (Cap. 232); and (v) the Crimes Ordinance (Cap. 200); alongside sectional annotations detailing significant cases, rules of court, definitions of words and phrases, discussions on practical aspects, contentious issues, and other authoritative materials. In light of the recent rise in public order events in Hong Kong, this brand-new handbook aims to serve as a useful reference for practitioners appearing in such cases and provide them with the necessary information and knowledge to effectively represent their clients. Familiarity and knowledge in this area of law is particularly important, especially given the tight time constraints often associated with public order cases. Having a thorough understanding of the substantive provisions concerning such affairs will make a decisive difference to the outcome of their client's case.

https://www.marymartin.com/web?pid=743033

Sentencing in Hong Kong, Ninth Edition / Grenville Cross SBS, SC, Patrick WS Cheung

LexisNexis, Hong Kong 2020

800p.

9789888601776

\$ 400.00 / null

The ninth edition of Sentencing in Hong Kong is an essential text for anyone involved in the criminal law, as well as for students and analysts. It examines all aspects of sentencing law, practice and procedure, and considers the impact of latest developments. These include the way in which assistance to the authorities should be evaluated, the weight to be placed upon victims' interests, and sentencing for public order offences.

Significant judgments are incorporated, and the updated Appendix contains the cases on sentencing principles and quantum of sentence, and indicates customary sentencing ranges. The effect of constitutional changes on sentencing is considered, as also are legislative changes.

Significant judgments are incorporated, and the updated Appendix contains the cases on sentencing principles and quantum of sentence, and indicates customary sentencing ranges. The effect of constitutional changes on sentencing is considered, as also are legislative changes. Aggravating and mitigating factors invariably affect sentence, and chapters have been expanded to accommodate recent decisions. The constitutionality of sentencing guidelines is considered, as also is the role of reviews of sentence in maintaining public confidence in criminal justice. The text overall has undergone modernisation, and case law from other jurisdictions has been widely referenced to illustrate particular propositions and provide a comparative context. At a time of turbulence in society, just sentencing has assumed yet greater significance and the arrival of the ninth edition is welcome. It will not only provide guidance for courts and legal professionals, but also enlightenment for the wider community.

https://www.marymartin.com/web?pid=743032

Butterworths Hong Kong: Company Law Handbook, 22nd Edition /

LexisNexis, Hong Kong 2020

2700p.

9789888601752

\$ 500.00 / null

The Butterworths Hong Kong Company Law Handbook, now in its 22nd Edition, includes detailed analysis and annotations on the Companies Ordinance (Cap 622).

622). This handbook explains the full text of the Ordinance as currently in force with section-by-section annotations, encompassing significant judicial decisions and rules of court, as well as history notes, definitions of words and phrases, discussions on practical aspects and contentious issues in reference to each section and other authoritative materials including cross-jurisdictional references. This Handbook is an essential resource for practitioners, company secretaries, academics, students and anyone engaged in or interested in the laws governing companies in Hong Kong.

https://www.marymartin.com/web?pid=743031

Maritime Law and Practice in Hong Kong, 2nd Edition / Mr. Justice Barma, JA Mary Thomson

Sweet & Maxwell, Hong Kong 2019

1v.

9789626614846

\$ 450.00 / HB

Maritime Law and Practice in Hong Kong is the definitive text on maritime law and practice in Hong Kong. Written by a team of leading maritime law practitioners and academics, the text provides a comprehensive coverage of all aspects of maritime law, such aspects as: (a) dry shipping; (b) wet shipping; (c) jurisdiction and applicable laws; and (d) practice and procedures of maritime disputes. The book has an accessible style and clear illustrations of latest cases from major maritime jurisdictions, international conventions, and references to latest local issues.

The second edition includes a new chapter on Criminal Law at Seas which covers Piracy, Homicide, Endangering Persons at Sea, Customs, Immigration and Summary offences.

https://www.marymartin.com/web?pid=743030

Civil Liberties in Nigeria : A Focus on the Fundamental Rights of the 1999 Constitution / Dr. Olu Onagoruwa

Inspired Communication Limited, Lagos, Nigeria 2006

136p.

9780774203

\$ 18.00 / null

200 gm.

https://www.marymartin.com/web?pid=718083

Press Freedom in Crisis: A Study of the Amakiri Case / Dr. Olu Onagoruwa Inspired Communication Limited, Lagos, Nigeria 2006 234p.

23.5.

9780646167

\$ 30.00 / HB 420 gm.

https://www.marymartin.com/web?pid=718082

Judicial Control of Administrative Process in Nigeria / B. U. Eka

Obafemi Awolowo University Press Ltd., Ile-Ife, Nigeria 2001

xviii, 456p.

9781361220

\$ 75.00 / null

840 gm.

https://www.marymartin.com/web?pid=718081

Documentary Evidence in Hong Kong, Second Edition / Charles Hollander QC Sweet & Maxwell, Hong Kong 2020

Print & ProView eBook

9789626616109

\$ 425.00 / HB

Documentary Evidence in Hong Kong is truly the first book of its kind where no other work in Hong Kong covers the principles of access to documents, discovery

and privilege in detail.

Charles Hollander's book Documentary Evidence, adopted from the UK version, which is now in its 13th edition, is widely used in Hong Kong as well as in England and other common law jurisdictions. The publication focuses on the means for obtaining access to documents in civil litigation and the protection from access, in particular legal professional privilege. The author has argued many of the leading cases in this area of the law in England over the last generation.

https://www.marymartin.com/web?pid=743027

Equity and Trusts in Hong Kong: Doctrines, Remedies and Institutions, 2nd Edition / Steven Gallagher

Sweet & Maxwell, Hong Kong 2020

Print & ProView eBook

9789626615614

\$ 315.00 / null

Equity and Trusts in Hong Kong: Doctrines, Remedies and Institutions is a detailed text on the law in Hong Kong.

The text is unique as it not only details the development of equity and trusts in

Hong Kong in the light of developments in other jurisdictions, but also considers the uses of equity and trust in Hong Kong and how they have developed and may be developed in the commercial, corporate and banking sectors. The text also considers the interaction between the domestic use of trusts in Hong Kong and the practice of offshoring.

•Discusses the worlds' first detailed consideration of anti-Bartlett clauses by an appellate court in the Court of Final Appeal's decision in Zhang Hong Li v DBS Bank (Hong Kong) Ltd [2019] HKCFA 45.

•Considers the fiduciary duty of trustees including the concept of a residual

- fiduciary duty after Zhang Hong Li v DBS Bank (Hong Kong) Ltd [2019] HKCFA 45.
- •A chapter discussing the relationship between equity and unjust enrichment.
- •Fresh consideration of the approach to property ownership disputes involving the doctrines of common intention constructive trust, proprietary estoppel, and the resurrection of the presumption of resulting trust after the privy council decisions of Marr v Collie (Bahamas) [2017] UKPC 17 and Whitlock v Moree (Bahamas) [2017] UKPC 44.

•Submission that the common law doctrine of sham should not apply to trusts, considering JSC Mezhdunarodniy Promyshlenniy Bank and another v Pugachev (Pugachev v. Pugachev) [2017] EWHC 2426 (Ch)
•Considers why Hong Kong has no need of the possible new doctrine of estoppel that may be developing in England after the English Court of Appeal decision in Pennington v. Waine [2002] EWCA Civ 227.

•A chapter considering the importance of special trust jurisdictions for trust business in Hong Kong, including Cayman Islands, British Virgin Islands and Bermuda.

https://www.marymartin.com/web?pid=743026

Business Law in Hong Kong, 6th Edition / DK Srivastava

Sweet & Maxwell, Hong Kong 2020

840p.

Print & ProView eBook

9789626617359

\$ 275.00 / null

Heavy emphasis on local cases, allowing business and legal professionals to understand difficult legal rules and principles through local examples Easy to navigate and user-friendly layout of the general principles; thoughtful use

of case extracts and case scenarios.

Expanded chapter on ADR — an increasingly popular method of resolving disputes in Hong Kong

https://www.marymartin.com/web?pid=743025

.....

Law of Evidence in Hong Kong, 1st Edition / Simon So Sweet and Maxwell, Hong Kong 2020

Print & ProView eBook

9789626617373

\$ 215.00 / null

Our previous venture into the evidence space was Hong Kong Evidence Casebook (2004). There has been no up-to-date text since.

This is the only text that discusses Chinese-language cases which are not covered in any competitor title. These decisions are important as appellate courts explain the law, it is the lower courts, where trials are increasingly being conducted in Chinese, where we see the law being applied.

Written as a learning and reference aid, each chapter contains introductory sections which tie the focus of the specific chapter with the entire framework of

the law of evidence.

https://www.marymartin.com/web?pid=743024

Archbold Hong Kong 2021 / Bokhary GBM, NPJ

Sweet & Maxwell, Hong Kong 2020

9789626616529

\$ 1500.00 / HB

Archbold Hong Kong 2021 allows you to stay confident in the face of an ever-changing legal environment. The Honourable Mr Justice Bokhary GBM, NPJ continues as the Editor-in-Chief With Professor Simon Young leading a team of expert criminal practitioners as General Editor.

Cited extensively in court, Archbold Hong Kong is the authoritative companion which adds weight and credibility to your arguments. The focus is on what the law is, rather than what it ought to be, covering both substantive law as well as the practice and procedure of the court.

The National Security Law (NSL) is the most important piece of criminal law legislation applied in Hong Kong in recent times, and practitioners are slowly coming to terms with it. The NSL is currently covered in Chapters 2 (The Criminal Jurisdiction of the Courts), 5 (Sentences and Orders on Conviction), 15 (Police Powers, Confessions and Discretion to Exclude Evidence), 19 (Human Rights), 26 (National Security), 41 (Proceeds of Crime) and 42 (Surrender of Fugitive Offenders).

Archbold Hong Kong 2021 is the essential companion and reference publication for every criminal practitioner.

https://www.marymartin.com/web?pid=743023

Positive Obligations of States for the Protection of Prisoners' Rights Under the Case Law of the European Court of Human Rights / Guven Urgan

Egitim Yayinevi, Meram, Konya, Turkey 2020

260p.; 165x240mm. Includés Biblography 9786257915373

\$ 50.00 / null 380 gm.

It can be truly claimed that human rights is one of the basic and most dynamic subjects of contemporary international law thanks to tragic social and political incidents that specifically took place throughout the 20th century. With the contribution of rights theory in general and of human rights theory in particular, today the concept of international human rights law reserves a special position within the realm of law literature. Nonetheless, since various patterns of human rights violations are still prevalent in today's world, the necessity of questioning analytical borders that human rights theory encompasses and of rethinking over the basic concepts and structures upon which human rights law have been constructed is self-evident.

Acknowledging the importance of widespread concretisation process in contemporary human rights law, this work aims at illustrating the limited nature of positive obligations of States in human rights theory and practice with a special reference to prisoners' rights. Despite the fact that the concept of positive obligations of States has been widely used as a point of reference, the work posits that its practice has still under the impact of misunderstandings (if not myths) which still do exist within the very fabric of human rights theory and practice. Despite the ostensible emphasis that the margin of appreciation practice. Despite the ostensible emphasis that the margin of appreciation introduced to State Parties by the international human rights protection mechanisms is relatively limited and that human rights standards are the minimum requirements that should be provided for each and every individual in a given State, universal human rights discourse and practice are still being negatively affected from, as the work proclaims under the light of the analysed case law of the European Court of Human Rights, the dichotomised (mis)understanding in human rights theory. By examining the nature of positive obligations of States expounded under the jurisprudence of the ECtHR within the specific realm of prisoners' rights, the book, contrary to popular parlance in human rights discourse, tries to unfold that the European level of judicial supervision on prisons and prisoners' rights does also focus (not specifically on positive but rather) on negative aspects of State obligations in the sense that national authorities should not perform any action to

obligations in the sense that national authorities should not perform any action to violate prisoners' rights. As a result of the assumed prominence for such (negatory) kind of obligations prescribed principally in the form of, for example, not to violate prisoner's right to life, freedom from torture, inhuman or degrading treatment or punishment, positive obligations of States to be fulfilled for securing prisoners' rights are regarded as issues of a subordinate level.

https://www.marymartin.com/web?pid=713214

Fighting Against All Odds: A Policy Roadmap to Combat Online Child Sexual Abuse in Turkey / Leyla Keser Berber , Ayca Atabey On Iki Levha Yayincilik A.S., Istanbul, Turkey 2020 xiv, 332p. Includes Bibliography 9786257899338 \$ 70.00 / null 600 gm.

Child abuse is a hideous crime that is combatted against on a global scale. Despite current efforts, unfortunately, this crime still has not been eradicated in either online or offline environments. Critical success factors in the fight against child abuse in a digital environment involve a well-prepared policy roadmap and its effective implementation. With children's increasing involvement in online environments and the growing prevalence of developing technologies, effective fighting methods against online child abuse should be equally fierce in their evolution to increase their protectiveness while keeping up with such changes. Although Turkey has taken considerable steps and has explicitly shown efforts to ensure their protection against abuse, in actual fact, there is still much to do in order to achieve these aspirations in practice. The efficiency of existing laws and current efforts are proven to be insufficient to ensure the desired protections for children against online abuse. This book aims to contribute to filling the gap that exists between theory and practice in Turkey for enhanced child protection, by underscoring the importance of taking the necessary measures to flesh out the goals that are stated in current public policies. The main objective of this book is to point out today's shortcomings and stress that all stakeholders should take the necessary steps and collaborate to improve the current system. The recommendations we make would not only be beneficial to create an effective fighting system truly seeking to protect children against online sexual abuse, but it would also help shape a healthier society in the future by protecting today's children tomorrow's society.

https://www.marymartin.com/web?pid=713215

Effects of European Commission Decisions On Competition Law Breaches Before Turkish Courts In Private Actions / Esat Cinar

On Iki Levha Yayincilik A.S., Istanbul, Turkey 2020

xii, 64p. Includes Bibliography 9786257899475 \$ 30.00 / HB 160 gm.

As a candidate country Turkey is affected strongly by the legal and economic changes in European Union. After the Association Agreement, introductions of the Act on the Protection of Competition and Turkish Competition Agency, Turkish Competition Law has been affected by European Union approach. The private actions remedy has also been placed in Turkish Law. But the position of European Commission decisions as administrative decisions on the breaches of Competition Law has not been clarified. This book is focusing on the appropriateness of European Commission decisions before Turkish Courts in the cases related with the private actions remedy. It analyses the situation of Competition Law in Turkey and European Union. Related legislations, judiciary and administrative approaches of both sides are being reviewed in this thesis. Beside the Competition Law, Civil Law and Civil Procedure Law of Turkey has been reviewed where they are relevant with main question. Reflections of comparative research and possible outcome of current situation has been explained.

https://www.marymartin.com/web?pid=713216

Human Rights in the Ottoman Reform : Foundation, Motivations and Formations / Recep Senturk and Muhammed Said Bilal

Ibn Haldun University Press, Istanbul, Turkey 2020

368p.; 21cm. Includes Index; Bibliography 9786058075269 \$ 50.00 / null 380 gm. This book argues that the late Ottoman constitutional reforms (i) were carried out as a consequence of the metamorphosis of the Empire into a modern state, (ii) were considerably in favour of the bureaucratic class, (iii) were paying regard to the expectations of the Ottoman and the Western public, and most importantly (iv) had been in conformity with Islamic jurisprudence. The constitutional reforms in the late Ottoman Empire on fundamental rights and freedoms were an idiosyncratic reflection of a trans-regional political paradigm shift. Most of the reforms were carried out in conformity with Islamic jurisprudence that had been continuously implemented in the Ottoman judicial system for centuries. The majority of the legislation was nothing but a codification of Islamic principles of jurisprudence. Yet some of them were quite new to the system, such as legislation on imprisonment and custody. Nevertheless, these new systems were adapted to Islamic jurisprudence. Moreover, the new regime of the protection of human rights brought an innovation to the judicial system concerning bureaucrats' fundamental rights. These reforms reflected a significant effort for the adjustment of the new Ottoman administrative practices to the principles of Islamic jurisprudence.

https://www.marymartin.com/web?pid=713217

The Structural Barriers in Political Party Laws and Electoral Systems Against Minor Pary Representation : The Case of Turkey / Harun Muratogullari

Legal Yayincilik, Istanbul, Turkey 2020

xxii, 312p.

Includes Bibliographical References

9786053158004

\$ 75.00 / null

640 gm.

https://www.marymartin.com/web?pid=701269

Legislative System of Personal Information Protection in the South Korea / Il Hwan Kim

Dongbang Publishing Inc., Seoul, South Korea 2019

343p.

9791189979027

\$ 70.00 / null

740 gm.

https://www.marymartin.com/web?pid=694778

A Practical Guide to Initial Public Offering in Hong Kong, 3rd Edition / RSM Hong Kong, Charltons, ELLALAN

Wolter Kluwer Hong Kong, Hong Kong 2020

1v.

9789887935742

\$ 280.00 / null

A Practical Guide to Initial Public Offering in Hong Kong 3rd Edition provides practical guidance for companies which are considering to list on the Hong Kong Stock Exchange. The Practical Guide starts by giving readers a general overview of the global IPO environment, the characteristics and latest development of the Hong Kong Stock Exchange, and then discusses key considerations of an IPO in the areas of Accounting, Tax, Internal Control, Corporate Governance, Sponsorship and Intellectual Property.

https://www.marymartin.com/web?pid=743084

Butterworths Hong Kong : Immigration Law Handbook, Third Edition / Yang-Wahn Hew and Kevin Lau

LexisNexis, Hong Kong 2020

1v.

9789888682355

\$ 170.00 / null

Butterworths Hong Kong Immigration Law Handbook - Third Edition is the essential guide to the rapidly evolving area of immigration law and practice in Hong Kong. This handbook makes available in a convenient form the full text of the Immigration Ordinance (Cap 115), together with section-by-section annotations, amendment notes, carefully researched case authorities, expert commentary, and other authoritative material presented in a concise and succinct style.

The third edition of this handbook has been updated with the latest developments, including but not limited to: annotations to Part VIIC and Schedule 1A of the Ordinance, which concerns non-refoulement law; discussion on the relevance of family and socio-economic rights under the Basic Law and Hong Kong Bill of Rights; the proper approach to humanitarian considerations concerning dependant visas, deportation orders, and removal orders; definition and method of proof of "Chinese Nationality" in relation to permanent residents; a recent CFA decision exploring discrimination on the basis of sexual orientation

in the dependent visa policy; various offences under the Ordinance. This series has been citied with authority in over one hundred court cases in the Hong Kong Court of First Instance, Court of Appeal and Court of Final Appeal. Practitioners, immigration law specialists, academics, students and all others engaged or interested in immigration law and practice in Hong Kong will find this

handbook invaluable.

https://www.marymartin.com/web?pid=743083

Butterworths Hong Kong: Insurance Law Handbook / Serina KS Chan and Sabrina SY Ho

LexisNexis, Hong Kong 2020

9789888601745

\$ 260.00 / null

In its first edition, this handbook will be an essential resource for anyone seeking to gain a key understanding of laws governing insurance in Hong Kong. This handbook presents the text of the Insurance Ordinance (Cap 41), together with all relevant subsidiary legislation. It contains amendment notes, carefully researched case authorities, expert commentary, key definitions, and other authoritative material presented in a concise and succinct style.

On 23 September 2019, the independent Insurance Authority ("IA") was established, which has significantly transformed the insurance industry regulatory infrastructure in Hong Kong. Financially and operationally independent, the IA is vested with licensing, supervision and disciplinary powers over insurers and insurance intermediaries, and its formation can be considered the most considerable reform initiative in the insurance industry. With these developments in mind, this Handbook reproduces the text of the Insurance Ordinance (Cap 41) and all relevant subsidiary legislation as currently in force, together with a concise and straightforward introduction to the principles and current developments of insurance law in Hong Kong. Section-by-section annotations encompass significant judicial decisions, as well as notes ranging from definitions of words and phrases to discussion on practical aspects and contentious issues. In addition, cross-references are made to subsidiary legislation and to tables and forms where necessary. This Handbook will be an essential companion for lawyers, businesspersons, in-house counsel, academics and all those who are engaged with or interested in insurance law in Hong Kong.

https://www.marymartin.com/web?pid=743082

Butterworths Hong Kong: Patent Law Handbook, Third Edition / Benny Lo and

LexisNexis, Hong Kong 2020

9789888600663

\$ 170.00 / null

Jointly updated by Dr Benny Lo, an experienced barrister and chartered arbitrator with pharmaceuticals and biotechnology background, and Mr Nigel Lee, a patent attorney dually qualified in the UK and China having over 10 years of patent application and litigation experience, this new edition of the Patent Law Handbook provides comprehensive coverage of the latest amendments introduced by the Patents (Amendment) Ordinance 2016, highlights the impact of the first ever substantive patent examination system in the jurisdiction on patent practice, and delivers an up-to-date digest of substantive patent law from the most significant court decisions.

This handbook is a concise reference work detailing section by section annotations to the Patents Ordinance (Cap 514). It reproduces the text of the Patents Ordinance and all subsidiary legislation to the Ordinance which are currently in force, with the inclusion of details of amendments and repeals to the

It also provides definition of words and phrases used to assist in the discussion of practical aspects and contentious issues relating to particular sections and other authoritative material. Furthermore, the annotations are fully cross-referenced, with comprehensive tables of cases, legislation and other sources referenced. This series has been citied with authority in over one hundred court cases in the Hong Kong Court of First Instance, Court of Appeal and Court of Final Appeal. This handbook will be an invaluable source of information for those engaged in the legal profession, academics, students and those interested in the laws governing the patent protection in Hong Kong.

https://www.marymartin.com/web?pid=743081

Botswana Law Reports: 2017, No. 2: Cases determined by the High Court and the Industrial Court and the Court of Appeal on appeal therefrom / Government of Botswana, Botswana

Juta and Company (Pty) Ltd & Government of Botswana, Botswana 2019

ISSN: 1561-1582 \$ 450.00 / HB 1380 gm.

https://www.marymartin.com/web?pid=695152

A Quick Guide: Top 20 Changes to the Rules of Civil Procedure and Revised Rules of Evidence / Noel Oliver E. Punzalan, J.D.

Bayan at Batas Press (San Anselmo Publications, Inc.), San Juan City, Philippines 2020

9786219602181

\$ 20.00 / null

150 am.

Top 20 Changes to the Rules of Civil Procedure and Revised Rules on Evidence by Noel Oliver Punzalan is an index, summary, and memory aid for the legal practitioner and bar exam hopeful. It contains seventy pages of all the essential information necessary in getting acquainted with and remembering the changes in the Rules of Court.

https://www.marymartin.com/web?pid=712895

The Sacrament of Orders and the Clerical State : A Commentary on Canons 1008 -1054 and 232-293 of the Code of Canon Law / A. N. Dacanay, S.J.

Anvil Publishing, Inc., Mandaluyong City, Philippines 2020

Includes Index 9789712735868 \$ 25.00 / null 300 gm.

"These explanatory notes and comments on the discipline of the Code of Canon Law concerning the sacrament of orders are divided into six unequal parts:

[1] the introductory and doctrinal canons;

[2] the celebration and the minister of ordination;
[3] the candidate for ordination;
[4] irregularities and other impediments; [5] the cessation of the impediments; and

[6] the required documents and investigations relative to and the registration of

[...] The treatment is strictly canonical, not liturgical, and only minimally theological. The purpose of these notes is to explain the meaning of the law as it stands, not what the law should be.

https://www.marymartin.com/web?pid=712894

In Pursuit of Justice: Examining the Intersection of Philosophy, Politics and Law / Oagile Bethuel Key Dingake

Marapa Publications, Papua New Guinea 2019

xii, 190p.

Includes Index; Bibliography

9789980906755 \$ 45.00 / null 360 gm.

This book discusses the intersection of philosophy, politics and law and how judges' ideological outlook may influence the decision of the court. The author judges' ideological outlook may influence the decision of the court. The author teases out the underlying influences that drive judges to decide matters in a particular way, especially in highly-contentious legal questions that have far-reaching national consequences, such as in cases of abortion, euthanasia and same-sex marriage. The book interrogates, in the most thought-provoking manner, the question of whether a judge's background, values and education matter at all in the adjudicatory process. Whilst the author concedes the point that a judge must respect the chains that bind him as a judge, he also makes the equally-fascinating argument that every judge processes the controversies serving before him with his own mind and not the mind of any other person. Every judge is a product of his own circumstances and time. He may grow up Every judge is a product of his own circumstances and time. He may grow up with certain prejudices and stereotypes that do not magically disappear soon after taking the oath of office. As is often said, no judge ascends to the bench as an ideological virgin. As Justice Aharon Barak of the Supreme Court of Israel once observed, "A person who is appointed as a judge is neither required nor able to change his skin."The author also discusses with breathtaking clarity the role of a judge as a lawmaker Essentially, the book discusses the tensions and anxiety around the judicialization of politics and the politicization of the law

https://www.marymartin.com/web?pid=702616

The Botswana Law Reports : Consolidated Index 1964-2015 of Cases determined by the High Court and the Industrial Court and the Court of Appeal on appeal thereform / Gideon Pienaar (et al.)

Juta and Company (Pty) Ltd & Government of Botswana, Botswana 2020

ISSN: 1561-1582

\$ 550.00 / HB 2340 gm.

https://www.marymartin.com/web?pid=702615

Malaysia Human Rights Report 2019: Civil and Political Rights / Suaram Inisiatif Sdn. Bhd., Malaysia 2020

v, 140p.

ISSN: 2682-8154; 9772682815005

\$ 40.00 / null 440 gm.

https://www.marymartin.com/web?pid=663501

Emerging Technologies in Malaysia and ASEAN : Selected Legal and Policy Issues / Sarah Tan Yen Ling

University of Malaya Press, Kuala Lumpur, Malaysia 2020

xxvi, 210p. Includes Index 9789674881252 \$ 33.00 / null 400 gm.

1.Technology and law - Malaysia.

2.Information technology – Law and legislation.

https://www.marymartin.com/web?pid=712837

Sexual Offences : A Comparative Textual Foundations / Mohamad Ismail Mohamad Yunus

Penerbit UTHM, Johor, Malaysia 2019

xxii, 158p.

Includes Index; Bibliography

9789672216834 \$ 19.00 / null 350 gm.

1.Sex crimes.

2.Sex crimes - Religious aspects - Islam.

3.Sex crimes - Low and legislation.

https://www.marymartin.com/web?pid=712838

National Human Rights Institutions in Southeast Asia : Selected Case Studies / James Gomez and Robin Ramcharan

SIRD-Strategic Information and Research Development Centre, Petaling Jaya, Malaysia 2020

xxvi, 302p. Includes Index 9789672165880 \$ 20.00 / null

500 gm.

This book reviews Southeast Asia's National Human Rights Institutions (NHRIs) as part of an emerging assessment of a nascent regional human rights architecture that is facing significant challenges in protecting human rights. The book asks, can NHRIs overcome its weaknesses and provide protection, including remedies, to victims of human rights abuses? Assessing NHRIs' capacity to do so is vital as the future of human rights protection lies at the national level.

The book asks, can NHRIs overcome its weaknesses and provide protection, including remedies, to victims of human rights abuses? Assessing NHRIs' capacity to do so is vital as the future of human rights protection lies at the national level, and other parts of the architecture—the ASEAN Intergovernmental Commission on Human Rights (AICHR), and the international mechanism of the Universal Periodic Review (UPR)—though helpful, also have their limitations.

The critical question the book addresses is whether NHRIs individually or collaboratively provide protection of fundamental human rights. The body of work offered in this book showcases the progress of the NHRIs in Southeast Asia where they also act as a barometer for the fluid political climate of their respective countries. Specifically, the book examines the NHRIs' capacity to provide protection, notably through the pursuit of quasi-judicial functions, and concludes that this function has either been eroded due to political developments postestablishment or has not been included in the first place. The book's findings point to the need for NHRIs to increase their effectiveness in the protection of human rights and invites readers and stakeholders to find ways of addressing this gap.

https://www.marymartin.com/web?pid=712839

Sri Lanka : State of Human Rights 2018 : This Report Covers the Period January to December 2017 $\!\!\!/$

Law and Society Trust, Colombo, Sri Lanka. 2017

xvi, 280p. Bibliography Includes Index. 9789551302825 \$ 35.00 / null 395 gm.

https://www.marymartin.com/web?pid=681395

Bail: law and Practice in India / Manoj Kumar Sinha, Anurag Deep The Indian law Institute, New Delhi 2019

\$ 10.00 / HB

https://www.marymartin.com/web?pid=713365

Law of Sedition in India and freedom of Expression / Manoj Kumar Sinha, Anurag Deep

The Indian law Institute, New Delhi 2019

\$ 10.00 / HB

https://www.marymartin.com/web?pid=713366

Towards the Renaissance : Shibli and Maulana Thanvi on Sharia / Furqan Ahmad The Indian law Institute, New Delhi 2018

\$ 15.00 / HB

https://www.marymartin.com/web?pid=713367

The Acts of Sri Lanka 2019, No. 1 – 24 /

Department of Government Printing, Government of Sri Lanka, Colombo, Sri Lanka. 2020

1v.

\$ 40.00 / HB

460 gm.

https://www.marymartin.com/web?pid=681350

Building a New Legal Order for the Oceans / Tommy Koh NUS Press, Singapore 2020 xvi, 354p. Includes Index 9789813250895 \$ 32.00 / null 600 gm.

The most important of Tommy Koh's writings on the Law of the Sea are brought together in Building a New Legal Order for the Oceans. As the president of the third United Nations Conference on the NUS Convention on the Law of the Sea (UNCLOS), he shares his unique perspective on the UNCLOS negotiation process, and the concepts, tensions and intentions that underlie today's Law of the Sea. There could be no better guide to this aspect of international law than Koh. UNCLOS contains the modern law of the sea. It has been called a constitution for the oceans. It contains many new concepts of international law, such as, the Exclusive Economic Zone, Archipelagic State, Straits Used for International Navigation, Transit Passage, Archipelagic Sealane Passage, the Common Heritage of Mankind. Koh explains these and other concepts. Peace at sea is made possible by UNCLOS. Koh discusses current threats to maritime security. He explains the intricacies of the disputes in the South China Sea. What can be learned from the success of UNCLOS? How can we build on that success, and manage the new tensions that arise in the Law of the Sea?

HOW TO ORDER BOOKS FROM US:

Institutional/Individual Libraries

Please send us your official purchase order by e-mail/fax/post. We shall despatch the books to you. On receipt of the books in good condition, you can send us your Payment by Cheque/Wire Transfer. Credit Card Payments are accepted through paypal. For Postage & Packing - Actuals are charged. You can check the Postage at www.singpost.com. If you need any further clarification, please do contact us.
