Selected titles from LexisNexis 15% off until 30 Sep 2019

Australian Insolvency Law 3rd ed by Christopher Symes, David Brown, Sulette Lombard 9780409349528 / May-19 / paperback / Special Price: HK \$1,001

Australian Insolvency Law provides an accessible and concise explanation and analysis of the important aspects of both personal and corporate insolvency law and practice.

The fully revised fourth edition takes the reader through the technical and procedural aspects of each regime, to provide a clear understanding of fundamental concepts, technical detail and practical issues. International aspects of insolvency law and, in particular, the cross-border insolvency regime, are also included. Key cases, legislation and further reading are clearly set out, and problems are provided to each la readers to test their knowledge of applicable co

further reading are clearly set out, and problems are provided to enable readers to test their knowledge of applicable concepts.

Features

- Accessible and easy to read
- Problem questions and case studies assist development of analytical and problem solving skills
- Aligned to Australian insolvency units

Bloomsbury Books Ltd

Bennion on Statutory Interpretation 7th ed with 1st Supplement by Diggory Bailey, Luke Norbury

9781474314800 / Mar-19 / Mainwork + supplement / Special Price: HK \$5,797

Bennion on Statutory Interpretation is the leading work on statutory interpretation. It provides a clear and comprehensive guide to understanding, interpreting and applying legislation. Regularly used by practitioners and academics, and frequently cited in judgments throughout the common law world, it is a trusted and authoritative resource.

The material in the new edition has been extensively restructured, and in places rewritten, to improve accessibility and enhance the content. The edition has been produced by a new editorial team, with Professor David Feldman QC (Hon) FBA, Rouse Ball Professor of English Law, as consultant editor.

Key features:

- comprehensive and up to date account of statutory interpretation
- logical structure and overviews enable readers to find information quickly each section begins with a succinct legal proposition, which
 is followed by more detailed commentary and analysis

extensive examples illustrate the application of principles discussed in the text

Butterworths Stone's Justices' Manual 2019 by Paul Carr, Adrian Turner, Stone's Justices

9781474311359 / June 19 / hardback / Special Price: HK \$10,114

Now in its 151st edition, Butterworths Stone's Justices' Manual is the most comprehensive and authoritative reference source in its field. This title now comes with a new user guide to help you find your way around the manual with ease.

In three volumes, this publication provides the most reliable and current coverage of all the changes affecting magistrates' courts, including criminal procedure. The accompanying CD-ROM completes the service and an updating CD-ROM and supplement in October, included in the subscription, ensure you remain completely up to date.

Updates to the 2019 edition include:

Assaults on Emergency Workers (Offences) Act 2018	Sanctions and Anti-Money Laundering Act 2018
Laser Misuse (Vehicles) Act 2018	Courts and Tribunals (Judiciary and Functions of Staff) Act 2018
Data Protection Act 2018	European Union (Withdrawal) Act 2018
Haulage Permits and Trailer Registration	An updated narrative on adjournments
A new version of the Code for Crown Prosecutors	

Cases:

Dougall v Crown Prosecution Service Richard v British Broadcasting Corporation Dulgheriu and another v Ealing London Borough Dixon v Crown Prosecution Service

R v Darroux







Carter's Breach of Contract 2nd ed (Australia) by J W Carter

9780409348354 / Nov 18 / paperback / Special Price: HK \$2,055

Carter's Breach of Contract provides comprehensive guidance on the proof and consequences of breach, through detailed discussion and analysis of primary sources from the United Kingdom, Australia, New Zealand, Singapore and other common law jurisdictions. It is the leading text in the Commonwealth on the law of breach of contract, being regularly cited by the courts. The second edition is extensively revised and updated, including discussion of the impact of the following recent decisions:

- ENE Kos 1 Ltd v Petroleo Brasileiro SA (The Kos) (No 2) [2012] (indemnity clauses)
- Geys v Société Générale London Branch [2013] (repudiation of employment contracts),
- Bunge SA v Nidera BV (formerly Nidera Handelscompagnie BV) [2015] (damages following termination for repudiation)
- Montgomery v Lanarkshire Health Board [2015] (application of the Bolam test)

• Spar Shipping AS v Grand China Logistics Holding (Group) Co Ltd (The Spar Capella)[2016] (contrast between express termination rights and common law rights to terminate).

- Urban 1 (Blonk Street) Ltd v Ayres [2014] (analysis of notices to complete)
- Paciocco v Australia and New Zealand Banking Group Ltd (2016) and Cavendish Square Holding BV v Makdessi [2016] (doctrine of penalties)

• *Electricity Generation Corporation v Woodside Energy Ltd* (2014) (standard of duty applicable under a reasonable endeavours obligation). Statutory developments taken into account include the *Consumer Rights Act* 2015 (UK), the Insurance Act 2015 (UK) and the Contract and Commercial Law Act 2017 (NZ).

Features

- Authoritative discussion
- Comprehensive guidance
- Extensive bibliography
- Detailed index

Cases and Materials on Contract Law in Australia 7th ed by J.W. Carter, Elisabeth Peden, G.J. Tolhurst 9780409343120 / Feb 19 / paperback / Special Price: HK \$1,159

Cases and Materials on Contract Law in Australia is an outstanding resource offering explanatory commentary on the key principles of contract law and carefully selected extracts from leading cases, relevant legislation and secondary sources. It aligns with all Australian contract law units, covering 40 topics in the areas of Agreement, Terms of the Contract, Parties to the Contract, Vitiating Factors, Illegality, Performance and Breach, Termination for Breach, Termination by Frustration, and Remedies.

Chapters are structured to develop a strong understanding of each topic, providing clear statements of essential concepts and their relationship to other contractual principles and definitions of relevant legal terms. The author explains the facts and pertinent issues of both principal and illustrative cases, what to look for in a decision and how each issue is resolved. Each topic offers discussion of reform and further reading suggestions. Additional problem questions with worked answers are included.

The seventh edition of this work has been extensively revised. Commentary, case extracts and materials are updated to reflect developments in case law and legislation, such as *Commonwealth Bank of Australia v Barker* (2014); *Mount Bruce Mining Pty Ltd v Wright Prospecting Pty Ltd* (2015) and *Thorne v Kennedy* (2017). There are new materials on good faith and contract construction. New case extracts include:

- Equuscorp Pty Ltd v Haxton (2012)
- Electricity Generation Corp v Woodside Energy Ltd (2014)
- Paciocco v Australia and New Zealand Banking Group Ltd (2016)

This case book is an ideal teaching tool, both as a standalone text and as a companion work to Contract Law in Australia or Carter's Guide to Australian Contract Law.

Features

• Offers directed learning in a complete resource

- Authoritative author
- Clear and reliable commentary
- Edited extracts from primary & secondary resources
- Supports learning of fundamental concepts
- Develops case analysis technique
- Aligns with Australian contract law units of study

Cook on Costs 2019 by Simon Middleton, Jason Rowley

9781474307901 / Nov 18 / paperback / Special Price: HK \$1,686

The leading text on costs. Keep up-to-date with this practical, desktop reference guide to all aspects of civil costs.

This well-established and practical title returns fully updated on legislative changes concerning every aspect of civil costs, providing concise and comprehensive information on the principles and practice of legal costs as well as straight forward explanations of the remuneration of solicitors and barristers.

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What's new for Cook on Costs 2019:

- The continuing exploration of CPR 36 and fixed costs
- An analysis of all the latest on proportionality
- The problems of CPR 21.12

Erskine May Parliamentary Practice 25th ed by Malcolm Jack

9781474313360 / May 19 / hardback / Special Price: HK \$3,478

Erskine May is the eponymous guide to parliamentary practice and procedure, providing accurate and detailed information on the constituent parts of Parliament, its powers and jurisdictions, membership of either House, financial procedure and the process of debate.

Alongside the incremental changes to and refinements of parliamentary practice which happen all the time, the 25th edition covers many significant developments since the last edition in 2011, including:

• A new chapter on "English Votes for English Laws" introduced following the 2015 General Election, which details the varied and complex ways in which these engage with both primary and secondary legislation.

The process of implementing the outcome of the 2016 referendum on the UK's membership of the EU. An account is given of the procedures in both Houses for the scrutiny and approval of the transposition of EU law into UK law.

• Further parliamentary consequences of the coalition government that took office in 2010, including the reforms introduced by the Wright Committee, the evolving impact of the introduction of the new category of "backbench business" and the election of Deputy Speakers in the House.

- An e-petitions system overseen by a new Petitions Committee set up in 2015.
- Changes to select committee working practices and powers under their new elected chairs.

• A new financial timetable introduced in 2017 with the Chancellor's annual budget statement moving from Spring to Autumn, and a change to how Estimates Day debates are handled.

• Important reforms to how the conduct of both MPs and members of the Lords is governed and how breaches of the respective codes are pursued.

Continuing arguments over the future of parliamentary privilege. Recent relevant court cases and developments within Parliament are assessed, including the 2013 Joint Committee on Parliamentary Privilege.

Ethical Legal Practice and Professional Conduct (Australia) by Francisco Esparraga 9780409348590 / May 19 / paperback / Special Price: HK \$717

Ethical Legal Practice and Professional Conduct is designed to develop an understanding of the core principles and issues specific to ethical legal practice in the modern world, to and equip readers with a mindset to conduct their professional behaviour in an ethical way.

The first section of the book provides a context for ethical thinking and behaviour. It covers the foundation stones of legal ethics theory upon which ethical legal practice can be built. The remainder of the book places that ethical framework into the legal professional context.

Written expressly for students in all Australian jurisdictions, the book presents concepts succinctly and accessibly, allowing readers to grasp the essence, both theoretical and practical, of developing an ethical professional mindset. In addition to explanatory commentary, it includes plentiful additional resources to provide clarity and guidance. These include exercises, discussion questions, extensive reading lists and appendices of relevant information.

Features

- Succinct and accessible explanations of complex concepts
- Contextualises ethics theory to provide relevance to students
- Demonstrates relevance of ethical thinking to legal practice
- Includes key cases, exercises, discussion questions and extensive further reading
- Supported by suite of online learning resources

Law of Restructuring (Australia) by Robert Boadle 9780409347548 / Feb 19 / paperback / Special Price: HK \$1,202

The Law of Restructuring provides a comprehensive and practical survey of the law of restructuring in Australia. It considers the laws regulating the restructuring process, providing legal and restructuring practitioners with guidance through the problems arising in this complex part of the law.

Features

• A complete treatment of the subject matter in the Australian legal market

• Provides authoritative guidance to legal and restructuring professionals, as well as local and foreign advisors and investors







The banking law bible - a definitive work on this subject with a huge reputation

First published in 1904, Paget's Law of Banking has established itself as the leading practitioner text on banking law, combining meticulous accuracy and depth with a clear approach to this complex area.

The 15th edition has been updated and expanded to provide a thoroughly modern approach to the subject matter, while remaining unique in providing a comprehensive, clear and accurate statement of the law of banking, with a particular emphasis on the principles which underpin the case law. New in this edition:

- Implied misrepresentation and LIBOR [London Inter-bank Offered Rate]
- Illegality and international sanctions
- Ring-fencing
- Confidentiality/data protection
- Mis-selling

McGee: The Modern Law of Insurance Fourth edition by Andrew McGee 9781474310352 / Dec 18 / hardback / Special Price: HK \$3,689

The fourth edition of this popular textbook provides a comprehensive and authoritative treatment of insurance law and offers a practical approach to the subject. It covers a wide range of topics from particular policies and the protection of third parties, to claims and the consequences of settlement. Fully updated in light of new cases and recent regulatory regulation changes in insurance law.

Since the last edition there have been very significant changes to the Law of insurance and these are covered in detail including:

- The Consumer Insurance (Disclosure and Representations Act) 2012
- The insurance Act 2015
- Versloot, which ended the "collateral lies" rule
- A number of cases on the scope of compulsory motor insurance
- Insurers' liability in mesothelioma cases, which has been considered by the Supreme Court along with the interpretation of contractual terms more generally

The Modern Law of Patents Fourth edition by Ashley Roughton, Phillip Johnson, Trevor Cook 9781474310321 / Dec 18 / hardback / Special Price: HK \$4,005

The Modern Law of Patents is an essential resource for patent lawyers and patent attorneys. The title offers a fresh, and comprehensive exposition of law and procedure relating to patents in the UK and Europe; and includes key precedents and court forms, covers useful historical information and materials, and also explores recent and future developments in patent law in one handy volume.

The fourth edition of this title will cover:

- Key Supreme Court decision in Warner-Lambert Company LLC v Generics (UK) Ltd t/a Mylan and another [2018]
- Recent key Court of Appeal decisions in Unwired Planet International Ltd v Huawei Technologies Co. Ltd & Anor [2018], and Icescape v Ice-World [2018]
- The revival of a doctrine of equivalents and Eli Lilly v Actavis [2017]
- The new threats provisions under the Intellectual Property (Unjustified Threats) Act 2017 and its relationship to malicious prosecution following Willers v Joyce [2016]
- Declarations of obviousness: Fujifilm Kyowa Kirin Biologics v Abbvie Biotechnology Ltd [2017]
- The effect on employee compensation following Shanks v Unilever [2017]
- The Unitary Patent Court, including the Protocol on provisional applications (PPA) and the most recent (18th) draft of the Rules of Procedure
- Developments in IPEC practice
- The developments in cases on damages and account of profits case law
- Settlements and competition law: T-472/13 Ludbeck ECLI:EU:T:2016:449 (on appeal C-591/16)
- All the developments in practice under the Patents Act 1977, the Patent Cooperation Treaty and at the European Patent Office







Torts: Principles, Skills and Application (Australia) by A Clarke, J Devereux, J Day, M Greenway 9780409348514 / Feb 19 / paperback / Special Price: HK \$896

Torts: Principles, Skills & Application introduces students to the legal concepts, key cases and contemporary issues surrounding the law of intentional and negligent torts and offers a practical guide to how tort principles are applied in legal practice. Discussion includes coverage of the statutory framework of the civil liability Acts and other relevant legislation in each Australian jurisdiction, reflecting the growing centrality of statute, and statutory interpretation, in the suite of legal skills relevant to law studies and legal practice.



Student-friendly features such as accessibly-written explanations, clear learning objectives, the inclusion of tables and diagrams scaffolding information, case summaries, and example answers to legal problems support effective learning. Chapters on tort law in practice and class actions provide context to the understanding of tort law principles. A specific and focused chapter on torts research assists in the development of foundational skills.

Features

- Real world, student-friendly discussion provides context for the study of tort law
- Relevant and current content aligns with current teaching in tort law
- Strong pedagogic structure supports learning
- Hands-on, practical approach underpins development of essential legal skills

Unfair Dismissal: A Guide to the Relevant Case Law 37th ed by Daniel Way 9781474310871 / Feb 19 / paperback / Special Price: HK \$2,108

The 34th edition of this annually updated guide gathers together all the key points from the most important unfair dismissal cases reported in Industrial Relations Law Reports, providing a valuable reference tool. It extracts those principles that are still relevant today from cases reported since 1972. The Unfair Dismissal Guide is essential for everyone involved in advising, acting or adjudicating in this area, or for anyone who needs to know the current approach of the courts to the range of problems of interpretation posed by the statute. The Guide takes the law as it stood at the end of 2015 and includes cases reported in IRLR up to the end of 2015. The statutory extracts included are those in force at the end of 2015.



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