

### Land Law 7/e (Core Texts Series)

*Property is a complex phenomenon comprising cultural, social, and legal rules. During the twentieth century, property rights in land suffered massive interference in Central and Eastern Europe. The promise of universal and formally equal rights of land ownership, ensuring predictability of social processes and individual autonomy, was largely not fulfilled. The national appropriation of property in the interwar period and the communist era represent an onerous legacy for the postcommunist (re)construction of a liberal-individualist property regime. However, as the scholars in this collection show, after the demise of communism in Eastern Europe property is again a major factor in shaping individual identity and in providing the political order and culture with a foundational institution. This volume analyzes both historical and contemporary forms of land ownership in Poland, Romania, and Yugoslavia in a multidisciplinary framework including economic history, legal and political studies, and social anthropology.*

*Taking a fresh, analytical approach, Mark P. Thompson introduces students to the basic principles of modern land law. Explaining and exploring all the key features of the subject, this concise and engaging text offers comprehensive and accessible coverage of all the major topics studied byundergraduates, addressing contemporary debates, and analysing the social context of modern land law and the policy tensions to which it gives rise. This new edition has been fully revised and updated to take into account recent changes in land legislation. It contains extensive reference to the Land Registration Act 2002, discussion of the Electronic Communications Act 2000, Commonhold, and changes to mortgages as a result of the House ofLords decision in Royal Bank of Scotland (No.2) v Etridge. It also contains reduced coverage of the 1925 legislation. Designed to map directly on to mainstream university courses, this book remains the ideal text for undergraduates, retaining a traditional structure that reflects the way courses are taught, and avoiding excessive detail and the treatment of more esoteric topics.*

*Build a dynamic, high-impact Web site with the remarkable power of Dreamweaver 8 and the latest version of this top-selling guide from well-known Dreamweaver guru Joseph Lowery. Packed with hands-on instruction and step-by-step tutorials, this comprehensive manual starts you on the basics of Web design and moves to advanced techniques in no time. From quick design prototyping to ongoing Web site management—plus a special focus on Dreamweaver 8's new features for CSS, Flash video, code development, and more - this professional guide is a must for Web masters and developers. Inside, you'll find complete coverage of Dreamweaver 8 Create dynamic Web pages using Cascading Style Sheets Punch up your page with progressive or streaming video Build interactive forms and client-side image maps Insert, delete, and update data in your Web pages Improve your HTML coding with the new Coding toolbar Integrate with Photoshop(r), Flash(r), Fireworks(r), ColdFusion(r), and other apps Use templates and the Library to unify and update your pages Extend Dreamweaver's power by creating your own custom tags and behaviors Bonus CD-ROM The value-packed CD-ROM includes Dreamweaver 8 tryout edition and exclusive interactive on-screen tutorials! Note: CD-ROM/DVD and other supplementary materials are not included as part of eBook file.*

*Folk on the Delaware General Corporation Law, 7th Edition*

*Complete Text of Statute as Enacted, Supplemented by the Conditional Sales Act and the Sales in Bulk Act : with Notes*

*Pergamon Policy Studies on International Politics*

*Research Handbook on Private Law Theory*

*Notions, Institutions, and Practices of Landownership in the Twentieth Century*

Unlocking Land Law will help you grasp the main concepts of the subject with ease. Containing accessible explanations in clear and precise terms that are easy to understand, it provides an excellent foundation for learning and revising land law. The information is clearly presented in a logical structure and the following features support learning, helping you to advance with confidence: clear learning outcomes at the beginning of each chapter set out the skills and knowledge you will need to get to grips with the subject; key facts summaries throughout each chapter allow you to progressively build and consolidate your understanding; end-of-chapter summaries provide a useful check-list for each topic; cases and judgments are highlighted to help you find them and add them to your notes quickly; frequent activities and self-test questions are included so you can put your knowledge into practice; sample essay questions with annotated answers prepare you for assessment; glossary of legal terms clarifies important definitions. This edition has been extensively rewritten and updated to include discussion of recent changes and developments within the module. These include the decision in Marr v Collie [2017] UKPC 17 and its implications on implied trusts and rights in the family home; Regency Villas Title Ltd v Diamond Resorts [2017] EWCA Civ 238, which has reviewed the definition of an easement; Smith v Molyneux [2016] UKPC 35, which revisits the law on consent to a licence in adverse possession cases, and, not least, the interesting decision in Baker v Craggs [2018] EWCA 1126, which considers what constitutes a legal estate in land under s 2 Law of Property Act 1925. Modern Land Law is one of the most current and reliable textbooks available on land law today, offering a lively and thought-provoking account of a subject that remains at the heart of our legal system. Dispelling any apprehension about the subject’s formidability from the outset, this compact textbook provides an absorbing and exact analysis of all the key legal principles relating to land. Written with students firmly in mind, a clear introduction to every chapter frames each topic in its wider context and corresponding chapter summaries help to consolidate learning and encourage reflection. The 12th edition has been thoroughly revised and updated to address key developments in the law, featuring new cases such as Regency Villas v Diamond Resorts, analysis of changes to significant case law in land registration and co-ownership, recent Law Commission reports on land registration and leases, and HM Land Registry’s digital services.

This casebook presents a deep comparative analysis of property law systems in Europe (ie the law of immovables, movables and claims), offering signposts and stepping stones for the reader wishing to explore this fascinating area. The subject matter is explained with careful attention given to its history, foundations, thought-patterns, underlying principles and basic concepts. The casebook focuses on uncovering differences and similarities between Europe’s major legal systems: French, German, Dutch and English law are examined, while Austrian and Belgian law are also touched upon. The book combines excerpts from primary source materials (case law and legislation) and from doctrine and soft law. In doing so it presents a faithful picture of the systems concerned. Separate chapters deal with the various types of property rights, their creation, transfer and destruction, with security rights (such as mortgages, pledges, retention of title) as well as with harmonising and unifying efforts at the EU and global level. Through the functional approach taken by the lus Commune Casebooks this volume clearly demonstrates that traditional comparative insights no longer hold. The law of property used to be regarded as a product of historical developments and political ideology, which were considered to be almost set in stone and assumed to render any substantial form of harmonisation or approximation very unlikely. Even experienced comparative lawyers considered the divide between common law and civil law to be so deep that no common ground - so it was thought - could be found. However economic integration, in particular integration of financial markets and freedom of establishment, has led to the integration of particular areas of property law such as mortgage law and enforceable security instruments (eg retention of title). This pressure towards integration has led comparative lawyers to refocus their interest from contract, tort and unjustified enrichment to property law and delve beneath its surface. This book reveals that today property law systems are closer to one another than previously assumed, that common ground can be found and that differences can be analysed in a new light to enable comparison and further the development of property law in Europe.

Gifts

Ten-year Supplement, 1956-1965

British Books

New Private Law Theory

Elements of Land Law

Gifts: A Study in Comparative Law is the first broad-based study of the law governing the giving and revocation of gifts ever attempted. Gift-giving is everywhere governed by social and customary norms before it encounters the law and the giving of gifts takes place largely outside of the marketplace. As a result of these two characteristics, the law of gifts provides an optimal lens through which to examine how different legal systems engage with social practice. The law of gifts is well-developed both in the civil and the common laws. Richard Hyland’s study provides an excellent view of the ways in which different civil and common law jurisdictions confront common issues. The legal systems discussed include principally, in the common law, those of Great Britain, the United States, and India, and, in the civil law, the private law systems of Belgium and France, Germany, Italy, and Spain. Professor Hyland also serves a critique of the dominant method in the field, which is a form of functionalism based on what is called the praesumptio similitudinis, namely the axiom that, once legal doctrine is stripped away, developed legal systems tend to reach similar practical results. His study demonstrates, to the contrary, that legal systems actually differ, not only in their approach and conceptual structure, but just as much in the results.

The Property Rights of Refugees and Internally Displaced Persons: Beyond Restitution explores how the protection of housing and property rights can contribute to durable solutions to displacement. The focus of most of the international community’s recent protection efforts has been on returning displaced persons to their homes following armed conflict. This prioritization has been entrenched further by the 2005 United Nations Principles on Housing and Property Restitution for Refugees and Displaced Persons (the “Pinheiro Principles”). Yet as Anneke Smit chronicles in this book, the international community’s attempts to promote widespread return through establishing housing and property restitution mechanisms have largely failed. Further, this focus on return and restitution of property has come at the expense of supporting effectively local integration and resettlement as possible durable solutions. This book argues that, particularly in cases of protracted displacement, a range of accepted approaches to the protection of housing and property rights would be preferable. In addition to more than a dozen case studies, the discussion draws throughout on international human rights and refugee law, property law and theory, and sociological and anthropological literature on displacement and the meaning of ‘home’. The Property Rights of Refugees and Internally Displaced Personsis based on more than a decade of the author’s extensive academic research and practical experience on displacement issues. It will be of considerable interest to those with academic and policy interests in the rights of refugees and displaced persons, and theories of property.

e-artnow present this meticulously edited collection of the most sacred texts of Judaism, as well as most important historical and theological books about the Jewish faith. \_x000D\_ Content: \_x000D\_ Religious Texts: \_x000D\_ "Tanakh" – The Hebrew Bible \_x000D\_ "Talmud" – The Central Text of Rabbinic Judaism \_x000D\_ "Torah – Bilingual (English/Hebrew)" – Five Books of Moses \_x000D\_ "Tales and Maxims from the Midrash" – Biblical Exegesis by Ancient Judaic Authorities \_x000D\_ "The Kabbalah Unveiled" – Translations and commentaries of the Books of Zohar \_x000D\_ "The Sepher Ha-Zohar" – Zohar, or Splendor is the most important text of Kabbalah. \_x000D\_ "Siddur – The Standard Prayer Book" – The Authorized Daily Prayer Book of the United Hebrew Congregations \_x000D\_ "The Union Haggadah" – Jewish text that sets forth the order of the Passover Seder \_x000D\_ History: \_x000D\_ The Jewish Wars (Flavius Josephus) \_x000D\_ Antiquities of the Jews (Flavius Josephus) \_x000D\_ History of the Jews (Heinrich Graetz) \_x000D\_ The Legends of the Jews (Louis Ginzberg) \_x000D\_ Philosophical Works: \_x000D\_ Kitab al Khazari (Kuzari) (Judah Halevi) \_x000D\_ The Guide for the Perplexed (Moses Maimonides) \_x000D\_ Ancient Jewish Proverbs (Abraham Cohen)

The Principles of Land Law

Intellectual Property Law Core Text

Winterhawk’s Land

The First Part of The Institutes of the Laws of England. Or, a Commentary Upon Littleton, Not the Name of the Author Only, But of the Law it Self. Martial. Authore Edw. Coke Milite

The New International Law

*Soviet and East European Law and the Scientific-Technical Revolution discusses the various perceptions and understandings of the scientific technical revolution (STR) and its effect on the legal systems of the USSR and the East European nations. This book is composed 11 chapters and begins with a description of the relationship of the STR and law and how law is used as a means of manipulating the STR and directing its development. The succeeding chapters explore the STR in the realm of ideas or doctrine relating to management theory and jurisprudence. These topics are followed by discussions of the constitutional enactments influenced by the STR and the developments of administrative and labor laws. The remaining chapters highlight the tangible results of efforts to shape the STR. These chapters also look into the development of mechanisms for the transfer of technology between the Soviet Union and the Eastern Europe. This book is intended for historians and the general public who are interested in scientific-technical revolution.*

*This work offers a systematic account of land law which, by proceeding from fundamental principles to consideration of the law as it is applied, succeeds in placing land law in its social context whilst retaining the strengths of a more traditional approach. To this end the work is divided into two parts: the first offering a detailed description and analysis of the substantive law and its underlying principles, while the second examines a number of key issues which illustrate the effects of land law, particularly within the sphere of residential property. Throughout the book, there are extensive case references including references to American and Australian law and to unreported cases available on LEXIS.*

*This book provides students with a basic understanding of intellectual property law. Covering the six main areas of patents, copyright, industrial designs, confidential information, unregistered and registered trademarks, it places intellectual property in its wider context.*

*General Catalogue of Printed Books*

*Ten thousand a year*

*Property and Trust Law in Poland*

*The Core of Judaism – All Essential Books in One Volume*

*Soviet and East European Law and the Scientific-Technical Revolution*

*Michael Dante played the title role in Winterhawk (1975), a Western about a legendary Blackfoot Chief’s character and his principles. In this novella sequel, he pens an ageless saga about ruthless railroad executives trying to assassinate him in order to build their railroad directly through his territory, taking the Blackfoot land without provocation. Winterhawk and his tribe remain strong as long as they can, to protect the land of their people, the land they call home, before the invasion of progress imposes itself on America. This inspiring story of a brave man, who stands up to and fight against those who have their own agenda for his land, evokes the nostalgic atmosphere of Western series that Dante frequently appeared in during American television’s Golden Era, such as Death Valley Days, The Big Valley, Daniel Boone, Custer, The Texan, Bonanza, Maverick, and Cheyenne.*

*The Legal Department and the Institute of the IMF held their eighth biennial seminar for legal advisers of central banks of member countries on May 7-17,2000. The papers presented in this volume are based on presentations made by the seminar participants. The seminar covered a broad range of topics, including activities of the IMF and other international financial institutions, sovereign debt restructuring, the architecture of the international financial system, and money laundering and the financing of terrorism. In addition, participants addressed the role of central banks, payment systems, securities, technology in the financial sector, and monetary arrangements.*

*Thompson’s Modern Land Law looks at the core areas of this subject area through a theoretical and critical lens. The authors excel at explaining difficult rules and concepts clearly but without oversimplification, guiding students around the common pitfalls in areas where there is typically misunderstanding or confusion. Straightforward accounts of the law are underpinned by insightful author commentary on areas of debate, exposing students to critical reasoning. Examples of the context in which land law operates helps students to understand abstract topics and encourages them to appreciate the social importance of this subject. Online Resources You will find regular updates to the law and discussion on Twitter by following @modernlandlaw, which is regularly maintained by the authors.*

*Handbuch des Friesischen / Handbook of Frisian Studies*

*Private wrongs / [ed.] by R. Couch*

*Journal of Literature, Science, the Fine Arts, Music and the Drama*

Land Law

*A Pluralist Approach*

This comprehensive Research Handbook provides an unparalleled overview of contemporary private law theory. Featuring original contributions by leading experts in the field, its extensive examinations of the core areas of contracts, property and torts are complemented by an exploration of a breadth of topics that cross the divide between private and public law, including labor law and corporate law.

Sealy and Worthington’s Text, Cases, and Materials in Company Law clearly explains the fundamental structure of company law and provides a concise exploration of each different aspect of the subject. The materials are carefully selected and well supported by commentary so that the logic of thedoctrinal or legal argument is unambiguously shown. Notes and questions appear periodically throughout the text to provoke ongoing analysis and debate and enable students to test their understanding of the issues as the topics unfold.This text covers a wide range of sources and provides intelligent and thought provoking commentary in a succinct format. It will be invaluable to all those looking for expert observations and vital materials on company law.

This volume contains revised versions of a select number of research papers presented at a conference in Oslo, Norway, entitled “The New International Law”. The conference was subtitled “Polycentric Decision-making Structures and Fragmented Spheres of Law: What Implications for the New Generation of International Legal Discourse?” This subtitle signals the most important elements of the conference’s main purpose which was to be a project in line with certain strands of contemporary scholarship on international law; scholarship that bases itself on certain assumptions regarding what are important and changing preconditions for the field of international law research.

Property in East Central Europe

Sealy and Worthington’s Text, Cases, and Materials in Company Law

Law Books Published

Text, Cases, and Materials

Modern Land Law

Modern Land Law offers a lively and thought-provoking account of a subject that remains at the heart of our legal system. Dispelling any apprehension about the subject’s formidability from the outset, this compact textbook provides an absorbing and exact analysis of all the key legal principles relating to land. Written with students firmly in mind, the principal features of this textbook include:
• a clear introduction to every chapter which frames each topic in its wider context;
• corresponding chapter summaries which help to consolidate learning and encourage reflection;
• the use of tables and diagrams to aid understanding of complicated topics;
• a friendly two-color text design which complements Martin Dixon’s comprehensible and engaging writing;
• an updated companion website which supports this textbook with a fully customizable testbank for lecturers; self-test questions and practice exam-style questions for students as well as podcasts to keep students updated with new cases, important decisions and other newsworthy issues relating to land law. This 9th edition has been thoroughly revised and updated to take into account key developments in the law in the light of the Law Commission’s recommendations on easements and covenants, as well as the increased impact of the HRA 1998 on case law. All major recent decisions and judgments will be incorporated alongside a discussion of proposals for reform and new legislation. Modern Land Law is one of the most current and reliable textbooks available on land law today.

New Private Law Theory opens a new pathway to private law theory through a pluralistic approach. Such a theory needs a broad and stable foundation, which the authors have built here through a canon of nearly seventy texts of reference. This book brings these different texts from different disciplines into conversation with each other, grouping them around central questions of private law and at the same time integrating them with the legal doctrinal analysis of example cases. This book will be accessible to both experienced and early career scholars working on private law.

This fifth edition covers everything from the legal definition of land to the essential elements in a lease or tenancy and the function of covenants in the planning of land use.

The Land of Lost Toys

Beyond Restitution

The Land of Tomorrow

14th International Conference on Intellectual Capital Knowledge Management & Organisational Learning

The Athenaeum

*The core principles of land law are articulated clearly in this new textbook, providing a framework through which students can gain a sophisticated understanding of the modern land law system. Emma Lees' expertise in research and teaching ensures all topics are thoroughly explained in a friendly and accessible style. The textbook uses a unique structure: "Chapter Goals" outline the key learning objectives while the core "Principles" are summarised to conclude each chapter with a comprehensive overview of the topic at hand. Key cases are explained while examples illustrate problems and possible solutions. Students understand how to accurately apply the core principles to land law scenarios, while also conducting their own critical analysis of the subject area. The author's enthusiasm is imbued in the writing style; students actively engage with the key debates and at the same time develop an appreciation of the subject as a whole. A comprehensive interpretation of this subject, The Principles of Land Law is the ideal companion to a course in land law. Online resources Bimonthly updates on recent law changes.*

*Derived from the renowned multi-volume International Encyclopaedia of Laws, this practical analysis of the law of property in Poland deals with the issues related to rights and interests in all kinds of property and assets – immovable, movable, and personal property; how property rights are acquired; fiduciary mechanisms; and security considerations. Lawyers who handle transnational disputes and other matters concerning property will appreciate the explanation of specific terminology, application, and procedure. An introduction outlining the essential legal, cultural, and historical considerations affecting property is followed by a discussion of the various types of property. Further analysis describes how and to what extent legal subjects can have or obtain rights and interests in each type. The coverage includes tangible and intangible property, varying degrees of interest, and the various ways in which property is transferred, including the ramifications of appropriation, expropriation, and insolvency. Facts are presented in such a way that readers who are unfamiliar with specific terms and concepts in varying contexts will fully grasp their meaning and significance. The book includes ample references to doctrine and cases, as well as to relevant international treaties and conventions. Its succinct yet scholarly nature, as well as the practical quality of the information it provides, make this book a valuable time-saving tool for any practitioner faced with a property-related matter. Lawyers representing parties with interests in Poland will welcome this very useful guide, and academics and researchers will appreciate its value in the study of comparative property law.*

*Das »Handbuch des Friesischen« ist die erste systematische Gesamtdarstellung der Frisistik von den Runenzeugnissen bis zum Friesischen als europäischer Minderheitssprache. Im Mittelpunkt stehen die west-, ost- und nordfriesischen Dialekte in den Niederlanden und in Deutschland, die westfriesische Standardsprache, die friesische Sprach- und Literaturgeschichte und das Altfriesische im Mittelalter. Einleitende Artikel geben ausführliche Informationen über die heutigen Institutionen und Aktivitäten der Forschung und der Sprachpflege. In 79 Artikeln von 45 Autoren möchte dieses Handbuch umfassend informieren und gleichzeitig die Kontakte zu den Nachbarfächern ausbauen.*

ICICKM 2017

The English Catalogue of Books ...

Bowker's Law Books and Serials in Print

Current Developments in Monetary and Financial Law, Vol. 3

Thompson's Modern Land Law

*The second edition of Land Law: Text, Cases, and Materials offers a stimulating and thought-provoking guide to land law. With insightful commentary and carefully selected primary and secondary material this book provides the resources necessary for a thorough study of land law.*

Sacred Texts, History, Theology & Philosophy of Jewish Faith

An Anthology

Forthcoming Books

The Sales Act (Public Laws, 1907, Ch. 212) of Connecticut

Unlocking Land Law