

Contemporary Canadian Business Law 9th Edition

An innovative examination of the law's treatment of property, this student textbook provides an extremely useful and readable account of general property law principles. It draws on a wide range of materials on property rights in general, and the English property law system in particular, looking at all kinds of property, not just land. It includes the core legal source materials in property law along with excerpts from social science literature, legal theory, and economics, many of which are not easily accessible to law students. These materials are accompanied by a critical commentary, as well as notes, questions and suggestions for further reading. It will be of interest to undergraduate property law students and to non-law students taking property law modules in courses covering planning, environmental law, economics and estate management.

In the first ever anthology of its kind, Canada's premier sportswriter — Globe and Mail columnist and author of the internationally acclaimed bestseller *Facing Ali* — brings together the best writing on sport in this country, with a strong contemporary focus. It's all here: classic reports on Canada's great sporting triumphs, from Joe Carter's World Series-winning home run for the Toronto Blue Jays in 1993 to the excitement of the back-to-back men's and women's hockey gold medals in Salt Lake City. Stephen Brunt gives an entire section to writers who, unlike those covering other beats, work tightly by the clock, submitting their stories just as soon as the action for the day is over. But he has also chosen our best writers' more thoughtful pieces on our national obsessions — such as Ed Willes on the WHA's seven tumultuous years and Wayne Johnston on the Original Six — and a good sampling of the great sportswriters such as Trent Frayne, Peter Gzowski and Milt Dunnell. The net effect is an examination of the deep role sport plays in our lives and imaginations, in our sense of self and nationhood. Stephen Brunt has cast his net widely. He includes superb stories of lower profile Canadian sports such as wrestling and horse racing, even Monster Truck battles, and allows space for his own unequalled and unforgettable profiles of Muhammad Ali and Mike Tyson, as well as his post-mortem on Ben Johnson's fall from grace. Full of triumph and heartbreak, great writing and great passions — and a few wonderful surprises — this book will be essential reading for every serious sports fan. Including:

- Ian Brown on the stud-horse business
- Christie Blatchford on the 2003 Women's Olympic Hockey Gold
- Rosie DiManno on the Men's
- James Christie on Ben Johnson's 1988 Olympic triumph in Seoul
- Michael Faber on Pat Burns
- Red Fisher on Lemieux and Gretzky at the 1987 Canada Cup
- Trent Frayne on Canadian Open golf champ Ken Green deciding to play Sun City during apartheid
- Bruce Grierson on Canada's best squash player
- Peter Gzowski on the Oilers with Gretzky
- Tom Hawthorn on John Brophy's last brawl
- Brian Hutchinson on Owe Hart's widow's revenge
- Wayne Johnston on the Montreal Canadiens
- Guy Lawton on curling
- Allan Maki on the 1989 Hamilton-Saskatchewan Grey Cup
- Dave Perkins on the biggest home run in World Series history
- Mordecai Richler on snooker's Cliff Thorburn
- Steve Simmons on Donovan Bailey
- Mike Ulmer on

Cujo's charm and more...

Legalgorithms

Forthcoming Books

The Marange Diamond Mines Case Study

Essays on the History of Business Education in Canada

Strengthening Forensic Science in the United States

Canada's Legal Environment

This volume in the Osgoode Society's distinguished series on the history of Canadian law is a collection of the principal essays of Professor Emeritus R.C.B. Risk, one of the pioneers of Canadian legal history and for many years regarded as its foremost authority on the history of Canadian legal thought. Frank Scott, Bora Laskin, W.P.M. Kennedy, John Willis and Edward Blake are among the better known figures whose thinking and writing about law are featured in this collection. But this compilation of the most important essays by a pioneer in Canadian legal history brings to light many other lesser known figures as well, whose writings covered a wide range of topics, from estoppel to the British North America Act to the purpose of legal education. Written over more than two decades, and covering the immediate post-Confederation period to the 1960s, these essays reveal a distinctive Canadian tradition of thinking about the nature and functions of law, one which Risk clearly takes pride in and urges us to celebrate.

This book addresses key aspects of corporate social responsibility (CSR) and explores them from a variety of perspectives in a case study on the Marange diamond mines in Zimbabwe. The business case of the Marange mines is presented to demonstrate the challenge of practicing social responsibility while considering and balancing the needs of a developing nation, environmental protection, community involvement and international business. Lessons learned from the case study will help business leaders and strategists in developing countries and multinational corporations to better understand and employ CSR principles so as to enhance sustainability and social impact. Further, the book provides a unique combination of academic, industrial and local approaches.

Legal English: Advanced Level. Visual Reference Materials

Capitalizing Knowledge

Contemporary Canadian Writing on Sports

Law Books in Print: Title index

Perspectives from the United States and Canada

Understanding Canadian Business

The Presidentialization of Politics shows that the politics of democratic societies is moving towards a presidentialized working mode, even in the absence of formal institutional changes. These developments can be explained by a combination of long-term structural changes in modern politics and societies' contingent factors which fluctuate over time. While these contingent, short-term

factors relate to the personalities of office holders, the overall political agenda, and the majority situation in parliament, there are several structural factors which are relatively uniform across modern nations. First, the internationalization of modern politics (which is particularly pronounced within the European Union) has led to an 'executive bias' of the political process which has strengthened the role of political top elites vis-à-vis their parliamentary groups and/or their parties. Their predominance has been amplified further by the vastly expanded steering capacities of state machineries which have severely reduced the scope of effective parliamentary control. At the same time, the declining stability of political alignments has increased the proportion of citizens whose voting decisions are not constrained by long-standing party loyalties. In conjunction with the mediatization of politics, this has increased the capacity of political leaders to by-pass their party machines and to appeal directly to voters. As a result, three interrelated processes have led to a political process increasingly moulded by the inherent logic of presidentialism: increasing leadership power and autonomy within the political executive; increasing leadership power and autonomy within political parties; and increasingly leadership-centred electoral processes. The book presents evidence for this process of presidentialization for 14 modern democracies (including the US and Canada). While there are substantial cross-national differences, the overall thesis holds: modern democracies are increasingly following a presidential logic of governance through which leadership is becoming more central and more powerful, but also increasingly dependent on successful immediate appeal to the mass public. Implications for democratic theory are considered.

It is unusual, in the precise world of law, to find instances of where 'near enough is good enough'. This book explores when this is possible, referring to property and monetary transfers, under the increasingly important and influential cy-près doctrine. The doctrine decrees that, when literal compliance is impossible or infeasible, the intention of a donor or testator should be carried out 'as nearly as possible'. Over the past thirty years, this doctrine has marched into other legal territory where 'as near as possible' is also considered sufficient, such as in class actions litigation and under non-charitable trusts. Discussing and analyzing key developments across the Commonwealth jurisdictions and the USA, this book considers whether there is a new and overarching definition which can be attributed to the cy-près doctrine. It asks whether there is a doctrinal symmetry of analysis that truly renders it a body of 'cy-près law' in the modern context and whether the doctrine can be expected to play an even greater role in the future. This book is of interest to researchers and practitioners working in trusts and charity law, property law, contract law, and class actions jurisprudence.

Five Centuries of Canadian Business

Canadian Books in Print. Author and Title Index

Books in Print

Northern Enterprise

Business Books and Serials in Print

The Autonomy of Labour Law

A Compendium of Jurisprudential Annotations of Cases with Treaties, Statutes, Rules and Commentaries

This book offers a valuable guide to one of the most challenging areas of commercial law, now frequently referred to as secured transactions, with a focus on Nigerian, Canadian and United States perspectives. A debtor's ability to provide collateral influences not only the cost of the money borrowed, but also in many cases, whether secured lenders are willing to offer credit at all. The book proposes that increasing access to, and indeed, lowering the cost of credit could tremendously boost economic development, while at the same time arguing that this would best be achieved if the legal framework for secured transactions in Nigeria, and of course, any other country with similar experiences, were designed to allow the use of personal property and fixtures to secure credit. Similarly, the creation, priority, perfection, and enforcement of security interests in personal property should be simplified and supported by a framework that ensures that neither the interests of secured lenders nor debtors are hampered, so as to guarantee the continuous availability of affordable credit as well as debtors' willingness to borrow and do business. The book further argues that in addition to the obvious preference for real property over personal property by secured lenders due to the unreformed secured-transactions legal framework in Nigeria, its compartmentalized nature has also resulted in unpredictability in commerce and the concomitant effects of poor access to credit. Through the comparative research conducted in this book utilizing the UCC Article 9 and Ontario PPSA as benchmarks, the author provides reformers with a repository of tested secured-transactions law solutions, which law reformers in the Commonwealth countries in Africa and beyond, as well as the business community will find valuable in dealing with issues that stem from secured transactions.

Its History, Institutions, and Principles

The Presidentialization of Politics

Principles and Cases

The Cumulative Book Index

Instructor's Manual to Accompany Contemporary Canadian Business Law :

Principles and Cases

Contemporary Canadian Business Law : Principles & Cases

First published three decades ago, Northern Enterprise: Five Centuries of Canadian Business remains the only comprehensive history of business in Canada, beginning with the earliest European fishermen of the late fifteenth century and concluding with the dawn of the era of free trade in the 1980s.

The advent of the knowledge economy and society has made it increasingly necessary for law reformers and policy makers to take account of the effects of technology upon the law and upon legal and political processes. This book explores aspects of technology's relationship with law and government, and in particular the effects changing technology has had on constitutional structures and upon business. Part I

examines the legal normative influence of constitutional structures and political theories. It focuses on the interrelationship between laws and legal procedure with technology and the effect technology can have on the legal environment. Part II discusses the relationship between government and technology both at the national and international level. The author argues that technology must be contextualized within a constitution and draws on historical and contemporary examples to illustrate how technology has both shaped civilizations and been the product of its political and constitutional environment.

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A History of Canadian Legal Thought
Bowker's Law Books and Serials in Print
Business Law in Canada
Law Books Published*

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A less-expensive grayscale paperback version is available. Search for ISBN 9781680923018. Business Law I Essentials is a brief introductory textbook designed to meet the scope and sequence requirements of courses on Business Law or the Legal Environment of Business. The concepts are presented in a streamlined manner, and cover the key concepts necessary to establish a strong foundation in the subject. The textbook follows a traditional approach to the study of business law. Each chapter contains learning objectives, explanatory narrative and concepts, references for further reading, and end-of-chapter questions. Business Law I Essentials may need to be supplemented with additional content, cases, or related materials, and is offered as a foundational resource that focuses on the baseline concepts, issues, and approaches.

**Legal Fundamentals for Canadian Business
Technology and Legal Systems
Business Law and the Legal Environment
Opportunities and Pitfalls of Corporate Social Responsibility
Collected Essays
Introduction to Law in Canada**

This Edited Book includes 13 Chapters and each chapter reviews the existing socio-legal problems, policies and their impact on contemporary society. With Contribution of trusted leading scholars this edited book is a comprehensive guide to understand the latest societal and legal issues. This edited book is sincere efforts to study prevalent social problems and their solutions through legal approach and useful not only for the Students of Law, Sociology, Criminology and other related Social Science Disciplines but also for Academicians and Policy Makers.

Over the past two decades, protecting contractual parties' reasonable expectations has incrementally gained judicial recognition in English contract law. In contrast, however,

the similar 'doctrine' of 'policyholder's reasonable expectations' has been largely rejected in English insurance law. This is injurious, firstly, to both the consumer and business policyholder's reasonable expectations of coverage of particular risks, and, secondly, to consumer policyholder's reasonable expectations of bonuses in with-profits life insurance. To remedy these problems, this book argues for an incremental but definite acceptance of the conception of policyholder's reasonable expectations in English insurance law. It firstly discusses the homogeneity between insurance law and contract law, as well as the role of (reasonable) expectations and their relevance to the emerging duty of good faith in contract law. Secondly, following a review and re-characterisation of the American insurance law 'doctrine' of reasonable expectations, the book addresses the conventional English objections to the reasonable expectations approach in insurance law. In passing, it also rethinks the approach to the protection of policyholder's reasonable expectations of bonuses in with-profits life insurance through a revisit to the (in)famous case *Equitable Life Assurance Society v Hyman* [2000] UKHL 39, particularly to its relevant business and regulatory background.

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Towards Reforming the Legal Framework for Secured Transactions in Nigeria

Commentary and Materials

Canadian Business Law

Contemporary Canadian Business

Scores of talented and dedicated people serve the forensic science community, performing vitally important work. However, they are often constrained by lack of adequate resources, sound policies, and national support. It is clear that change and advancements, both systematic and scientific, are needed in a number of forensic science disciplines to ensure the reliability of work, establish enforceable standards, and promote best practices with consistent application.

Strengthening Forensic Science in the United States: A Path

Forward provides a detailed plan for addressing these needs and

suggests the creation of a new government entity, the National

Institute of Forensic Science, to establish and enforce standards

within the forensic science community. The benefits of improving

and regulating the forensic science disciplines are clear: assisting

law enforcement officials, enhancing homeland security, and

reducing the risk of wrongful conviction and exoneration.

Strengthening Forensic Science in the United States gives a full

account of what is needed to advance the forensic science

disciplines, including upgrading of systems and organizational

structures, better training, widespread adoption of uniform and

enforceable best practices, and mandatory certification and

accreditation programs. While this book provides an essential call-to-

action for congress and policy makers, it also serves as a vital tool

for law enforcement agencies, criminal prosecutors and attorneys,

and forensic science educators.

Appropriate for one-semester courses in Administrative Law at both

college and university levels. Legal concepts and Canadian business

applications are introduced in a concise, one-semester format. The text is structured so that five chapters on contracts form the nucleus of the course, and the balance provides stand-alone sections that the instructor may choose to cover in any order. We've made the design more reader-friendly, using a visually-appealing four-colour format and enlivening the solid text with case snippets and extracts. The result is a book that maintains the strong legal content of previous editions while introducing more real-life examples of business law in practice.

A Path Forward

The Modern Cy-près Doctrine

Contemporary Social and Legal Issues

An Almanac of Contemporary and Continuum of Jurisprudential Restatements

The Way It Looks from Here

Canadian Books in Print

To what extent is labour law an autonomous field of study? This book is based upon the papers written by a group of leading international scholars on this theme, delivered at a conference to mark Professor Mark Freedland's retirement from his teaching fellowship in Oxford. The chapters explore the boundaries and connections between labour law and other legal disciplines such as company law, competition law, contract law and public law; labour law and legal methodologies such as reflexive governance and comparative law; and labour law and other disciplines such as ethics, economics and political philosophy. In so doing, it represents a cross-section of the most sophisticated current work at the cutting edge of labour law theory.

Designed for use in Introductory Law courses for non-majors in law. The course is found in Political Science departments in universities, and Law Enforcement, Paralegal, and Legal Secretary programs in community colleges. This text introduces the legal principles that are basic to all major areas of the Canadian legal system. The integration of legal theory and practical application using current case law allow students to appreciate the impact that law has on all aspects of every day life. Introduction to Law in Canada provides a solid introduction to Canadian law and institutions and strikes a balance between theory and practice.

Business Law I Essentials

Subject index

Property Law

Law Books in Print: Publishers' listing

Principles in Action

A Comparative Study of Modern Democracies

The history of eight Canadian business faculties are examined through a series of essays in their search for professional legitimacy.

This text gives business law instructors the flexibility to deal with all of the topics, to customize their course by supplementing it with additional material, and/or to concentrate on an area of specialization.

Applications and Implications
Policyholder's Reasonable Expectations