# Table of Contents

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Academic Success</td>
<td>1</td>
</tr>
<tr>
<td>Administrative Law</td>
<td>6</td>
</tr>
<tr>
<td>Agency and Partnership</td>
<td>8</td>
</tr>
<tr>
<td>Animal Law</td>
<td>9</td>
</tr>
<tr>
<td>Antitrust Law</td>
<td>10</td>
</tr>
<tr>
<td>Appellate Advocacy</td>
<td>11</td>
</tr>
<tr>
<td>Art Law</td>
<td>13</td>
</tr>
<tr>
<td>Asian American Law</td>
<td>14</td>
</tr>
<tr>
<td>Banking</td>
<td>15</td>
</tr>
<tr>
<td>Bankruptcy</td>
<td>16</td>
</tr>
<tr>
<td>Bar Review</td>
<td>18</td>
</tr>
<tr>
<td>Business Organizations</td>
<td>23</td>
</tr>
<tr>
<td>Children and the Law</td>
<td>28</td>
</tr>
<tr>
<td>Civil Procedure</td>
<td>29</td>
</tr>
<tr>
<td>Civil Rights</td>
<td>35</td>
</tr>
<tr>
<td>Commercial Law</td>
<td>36</td>
</tr>
<tr>
<td>Community Property Law</td>
<td>40</td>
</tr>
<tr>
<td>Computer and Internet Law</td>
<td>41</td>
</tr>
<tr>
<td>Conflict of Laws</td>
<td>42</td>
</tr>
<tr>
<td>Constitutional Law</td>
<td>43</td>
</tr>
<tr>
<td>Consumer Law</td>
<td>51</td>
</tr>
<tr>
<td>Contract Law</td>
<td>52</td>
</tr>
<tr>
<td>Copyright Law</td>
<td>56</td>
</tr>
<tr>
<td>Corporate Finance</td>
<td>57</td>
</tr>
<tr>
<td>Criminal Law</td>
<td>58</td>
</tr>
<tr>
<td>Criminal Procedure</td>
<td>62</td>
</tr>
<tr>
<td>Disaster Law</td>
<td>67</td>
</tr>
<tr>
<td>Dispute Resolution</td>
<td>68</td>
</tr>
<tr>
<td>Drafting</td>
<td>71</td>
</tr>
<tr>
<td>Economic Law</td>
<td>72</td>
</tr>
<tr>
<td>Education Law</td>
<td>73</td>
</tr>
<tr>
<td>Election Law</td>
<td>74</td>
</tr>
<tr>
<td>Empirical Methods</td>
<td>75</td>
</tr>
<tr>
<td>Employment Law</td>
<td>76</td>
</tr>
<tr>
<td>Environmental Law</td>
<td>78</td>
</tr>
<tr>
<td>Evidence</td>
<td>81</td>
</tr>
<tr>
<td>Family Law</td>
<td>85</td>
</tr>
<tr>
<td>Federal Jurisdiction</td>
<td>87</td>
</tr>
<tr>
<td>Gambling Law</td>
<td>88</td>
</tr>
<tr>
<td>Gender and the Law</td>
<td>89</td>
</tr>
<tr>
<td>Health Law</td>
<td>90</td>
</tr>
<tr>
<td>Insurance Law</td>
<td>92</td>
</tr>
<tr>
<td>Intellectual Property</td>
<td>93</td>
</tr>
<tr>
<td>International Law</td>
<td>95</td>
</tr>
<tr>
<td>Interviewing, Counseling, and Negotiation</td>
<td>101</td>
</tr>
<tr>
<td>Labor Law</td>
<td>102</td>
</tr>
<tr>
<td>Lawyering Skills</td>
<td>104</td>
</tr>
<tr>
<td>Legal Research and Writing</td>
<td>105</td>
</tr>
<tr>
<td>Legislation</td>
<td>117</td>
</tr>
<tr>
<td>Litigation</td>
<td>118</td>
</tr>
<tr>
<td>LL.M.</td>
<td>119</td>
</tr>
<tr>
<td>Mergers and Acquisitions</td>
<td>121</td>
</tr>
<tr>
<td>National Security Law</td>
<td>122</td>
</tr>
<tr>
<td>Native American Law</td>
<td>124</td>
</tr>
<tr>
<td>Non-Profit Law</td>
<td>125</td>
</tr>
<tr>
<td>Patent Law</td>
<td>126</td>
</tr>
<tr>
<td>Poverty Law</td>
<td>127</td>
</tr>
<tr>
<td>Pretrial Practice</td>
<td>128</td>
</tr>
<tr>
<td>Privacy Law</td>
<td>129</td>
</tr>
<tr>
<td>Products Liability</td>
<td>130</td>
</tr>
<tr>
<td>Professional Responsibility</td>
<td>131</td>
</tr>
<tr>
<td>Property</td>
<td>135</td>
</tr>
<tr>
<td>Real Estate</td>
<td>139</td>
</tr>
<tr>
<td>Religion</td>
<td>140</td>
</tr>
<tr>
<td>Remedies</td>
<td>141</td>
</tr>
<tr>
<td>Securities Regulation</td>
<td>142</td>
</tr>
<tr>
<td>Sentencing Law</td>
<td>143</td>
</tr>
<tr>
<td>Sports Law</td>
<td>144</td>
</tr>
<tr>
<td>Taxation - Basic</td>
<td>145</td>
</tr>
<tr>
<td>Taxation - Corporate</td>
<td>147</td>
</tr>
<tr>
<td>Taxation - Estate and Gift / Taxation - International</td>
<td>148</td>
</tr>
<tr>
<td>Torts</td>
<td>149</td>
</tr>
<tr>
<td>Trademarks</td>
<td>152</td>
</tr>
<tr>
<td>Trial Practice</td>
<td>153</td>
</tr>
<tr>
<td>White Collar Crime</td>
<td>155</td>
</tr>
<tr>
<td>Wills, Trusts, and Estates</td>
<td>156</td>
</tr>
<tr>
<td>Wine Law</td>
<td>158</td>
</tr>
</tbody>
</table>
Best Friends at the Bar: The New Balance for Today’s Woman Lawyer

The New Balance for Today’s Woman Lawyer

ACADEMIC SUCCESS SERIES

Susan Smith Blakely, Esquire

www.aspenlawschool.com/books/blakely

Best Friends at the Bar: What Women Need to Know about a Career in the Law

What Women Need to Know about a Career in the Law

ACADEMIC SUCCESS SERIES

Susan Smith Blakely, Esquire

www.aspenlawschool.com/books/blakely

Best Friends at the Bar: The New Balance for Today’s Woman Lawyer candidly addresses the problems unique to women in the practice of law and provides practical, helpful advice and solutions. This companion to Best Friends at the Bar: What Women Need to Know about a Career in the Law is based on research, the author’s experience, and interviews with women attorneys who have successfully made the transition from one practice setting to another. These women, many with national reputations, tell their stories in their own compelling words.

Best Friends at the Bar: What Women Need to Know about a Career in the Law addresses the realities of law firm practice, especially in large firms, and gives pre-law students, law students, and new attorneys a realistic view of the opportunities and challenges most often encountered by women lawyers. Drawing on her many years of practicing law and mentoring young lawyers and with the help of other women in all areas of the legal profession — her “best friends at the bar” — Susan Smith Blakely strives to help young women entering the legal profession begin their careers with open eyes and a more level playing field than women lawyers of past generations.

Law School Exams

Preparing and Writing to Win

Second Edition

ACADEMIC SUCCESS SERIES

Charles R. Calleros, Arizona State University

www.aspenlawschool.com/books/public_interest

Recognizing that law students operate under severe time constraints, Professor Calleros employs a reassuring, accessible style that makes points quickly and clearly. Starting with creative examples and illustrations from familiar, nonlegal contexts, he introduces students to new concepts by analogy and then advances to more complex legal examples. Exercises and practice exams help students identify their strengths and weaknesses, plan strategies, and organize their efforts. Law School Exams: Preparing and Writing to Win offers techniques for maximizing scores on several types of essay questions, as well as on multiple-choice and other questions. Exam anxiety is tackled by a helpful, positive perspective: the right amount of stress can serve as a motivator. Stress-management techniques are introduced, including stretching, meditation, and listening to motivational music.

The Second Edition introduces new sample flow charts into the presentation, and additional examples, questions, and sample answers appear throughout the text.

Public Interest Lawyering

A Contemporary Perspective

ASPEF ELECTIVE SERIES

Alan K. Chen, University of Denver
Scott L. Cummings, University of California, Los Angeles

With Teacher’s Manual.
www.aspenlawschool.com/books/public_interest

Public Interest Lawyering: A Contemporary Perspective is the first comprehensive analysis of public interest lawyering that is suitable as a law school elective text and/or advanced legal profession courses and seminars. Drawing upon a range of theoretical and empirical perspectives, this timely textbook examines the lives of public interest lawyers, the clients and causes they serve, the contexts within which they work, the strategies they deploy, and the challenges they face today.
Essay exams don’t have to be a mystery. With its wealth of visual aids, examples, and practical advice, John Dernbach’s concise guide enables pre-law and law school students to develop the strong essay-writing skills they need to succeed and feel confident taking essay exams.

Like an atlas, the LL.M. Roadmap: An International Student’s Guide to U.S. Master of Laws Programs, provides a series of “roadmaps” to guide prospective LL.M. students through every step of their journey. From assessing your reasons to acquire a U.S. Master of Laws degree, to choosing an American law school, meeting financial and immigration challenges, and succeeding in law school and a career in law, LL.M. Roadmap provides straightforward guidance, along with plenty of checklists and reference sources. In ten parts and 33 chapters, this valuable text offers a careful examination of every consideration and contingency for making important life decisions.

Steve Emanuel’s First Year Questions & Answers, Second Edition, trains students to apply the black letter law, to express it in a clear and concise manner, and to frame it in a well-structured argument.

In addition to more than 1,000 short-answer questions and answers that train students to recognize, understand, and remember the black letter law, the Second Edition features 30 essay questions with sample answers that give students practice writing clear, concise essays; guidelines for writing successful essay exam answers that coach students at every step through the IRAC (Issue, Rule, Analysis, and Conclusion) process for writing a precise and persuasive essay answer; and tables of contents in each section so students can hone in on the topics where they need work.
Table of Contents

What Every Law Student Really Needs to Know
An Introduction to the Study of Law
Second Edition
ACADEMIC SUCCESS SERIES
Tracey E. George, Vanderbilt University
Suzanna Sherry, Vanderbilt University
www.aspenlawschool.com/books/George_2e

With the aim of decreasing students’ anxiety and increasing their chances of achieving academic success, What Every Law Student Really Needs to Know: An Introduction to the Study of Law, 2E prepares students to succeed in their first year of law school. Newly updated in 2016, this text serves as valuable reference over an entire law school career. With a friendly and informal writing style, this orientation to law school guide features insight into how and why law school works the way it does and the tools and techniques to fully understand first-year substantive law. By understanding concepts like the American legal system and court structure before law school, students will be able to not only get by, but thrive in the classroom. The second edition has been updated with a new, fresh presentation including graphics and engaging text. By reading this book, students will feel more confident starting their new academic endeavor and will be more prepared with the knowledge of what is to come and how to conquer it.

The Law Student’s Pocket Mentor
From Surviving to Thriving
ACADEMIC SUCCESS SERIES
Ann L. Iijima, Emeritus, William Mitchell College of Law
www.aspenlawschool.com/iijima

Whose Monet?
An Introduction to the American Legal System
Second Edition
ACADEMIC SUCCESS SERIES
John Humbach, Pace University
Kindle version available.
With Teacher’s Manual.
www.aspenlawschool.com/books/Humbach_2e

Designed as a first text for beginning law students, Whose Monet? An Introduction to the American Legal System, 2E provides a highly accessible and appealing orientation to the American legal system and the basic concepts of modern civil litigation. With over 30 years of experience teaching legal scholarship and instructional online programs, Professor John Humbach tells the story of a real lawsuit, a sharply contested dispute over the ownership of a valuable stolen artwork—from client intake through the trial and various appeals. The book’s engaging narrative draws the student reader into absorbing the fundamentals of the legal process while providing an enjoyable teaching experience for their professors. Equally important, as the students delve into the case they are introduced to basic law school tasks such as reading analytically, understanding legal materials, and working with the common law. Whose Monet? has been successfully used for over 15 years as primary course material in orientation courses or seminars, as well as providing a realistic case study for courses in Civil Procedure and Legal Process. It is also suitable as stand-alone reading, either assigned for a course or as a vehicle for independent learning and preparation for law study.

Lawyering from the Heart
ACADEMIC SUCCESS SERIES
Deborah Kenn, Syracuse University

Lawyering from the Heart features interviews with twenty-two talented law school graduates who stayed true to their dreams of using their education for the benefit of society. They embarked on careers as public interest lawyers. Informative, motivating, and inspiring, their stories show the satisfaction and rewards they found by living their values and following their passion.
Academic Success

**Excelling in Law School**
*A Complete Approach*

**ACADEMIC SUCCESS SERIES**

Jason C. Miller, Attorney at Miller Johnson in Grand Rapids, Michigan


Written by a recent law school graduate with an extraordinary success story, **Excelling in Law School** transcends merely surviving the experience, demonstrating how to earn high grades by working smart, excel in extracurricular activities, publish, and land top jobs. The author aced his first year at a fourth-tier law school and transferred to a top-10 school from which he graduated, *magna cum laude*. Now, he shares his insights and his experience, surpassing expectations set by his less-than-lustrous LSAT scores. Miller relieves some of the anxiety about law school by conveying proven strategies that will appeal to today’s tech-savvy law student. He outlines the available resources and study aids and shows how to effectively use new technologies such as websites that distribute outlines, companies that provide MP3s of detailed lectures on first-year courses, student-maintained outline banks, recorded lectures, professor podcasts, and PowerPoint slides. Students learn the specific, unique skills required to approach law reviews and scholarships and to hunt for jobs. **Excelling in Law School** observes successful tactics used by other students and guides readers in selecting the strategies and resources that best fit each personality.

Succeeding After Law School in the New Economy

**Carole Montgomery, Esq.**

**ACADEMIC SUCCESS SERIES**


This succinct, print-on-demand book takes the reader through the various components of a successful transition from being a law student to being a legal practitioner. Chapter by chapter, it conveys the attitudes and skills that are necessary for law school graduates to succeed in the current legal market.

---

Demystifying the First Year of Law School
*A Guide to the 1L Experience*

**ACADEMIC SUCCESS SERIES**

Albert J. Moore, University of California, Los Angeles
David A. Binder, University of California, Los Angeles

www.aspenlawschool.com/books/moorebinder

**Demystifying the First Year of Law School: A Guide to the 1L Experience** provides law students with explicit frameworks for reading and analyzing court opinions in all first year courses. Using hypothetical classroom dialogues, the book explains how these frameworks will help students understand and participate in classroom discussions, answer exam questions, and use the skills learned when representing clients in practice.

**Beyond the Big Firm**
*Profiles of Lawyers Who Want Something More*

**ACADEMIC SUCCESS SERIES**

Alan B. Morrison, George Washington University
Diane T. Chin, Stanford University


**Beyond the Big Firm: Profiles of Lawyers Who Want Something More**

**ACADEMIC SUCCESS SERIES**

From interviewing to achieving partnership, the goal of **The Law Firm Survival Manual: First Interview to Partnership** is to prepare your students to succeed in today’s legal environment. The authors cover proper etiquette, ethics, avoiding career mistakes, and many other aspects of a career in the law that if followed, will turn your student into a great lawyer.
Table of Contents

Law School Survival Manual
From LSAT to Bar Exam
ACADEMIC SUCCESS SERIES
Nancy B. Rapoport, University of Nevada, Las Vegas
Jeffrey D. Van Niel, Attorney and Counselor at Law
www.aspenlawschool.com/books/rapoport_van_niel

In the Law School Survival Manual, Nancy Rapoport and Jeff Van Niel serve as the friendly voice of experience whose wit and wisdom guides students through law school from the application process to orientation, and from the first year to graduation — including summer jobs, clerkships, and the bar exam. Concise and handy, the Law School Survival Manual: From LSAT to Bar Exam illuminates all aspects of law school, especially the parts that are mystifying or tricky or both.

Tongue-Tied America
Reviving the Art of Verbal Persuasion, Second Edition
ACADEMIC SUCCESS SERIES
Robert Sayler, University of Virginia
Molly Bishop Shadel, University of Virginia
www.tonguetiedamerica.com

A brief, practical text that focuses on the art and craft of persuasive oral argument—a discretionary purchase for law students, B-school students, lawyers, and other professionals. Would also make an excellent secondary adoptable for Trial, Appellate Advocacy, and Clinical programs with an oral component.

The Wolters Kluwer Bouvier Law Dictionary
Stephen Michael Sheppard, General Editor, University of Arkansas
Compact Edition
The Wolters Kluwer Bouvier Law Dictionary Quick Reference
Desk Edition

Derived from the famous 1853 law dictionary used by Daniel Webster, Abraham Lincoln, and Justice Oliver Wendell Holmes, Jr., The Wolters Kluwer Bouvier Law Dictionary Compact Edition has been brought completely up-to-date by a distinguished and widely-published legal scholar and teacher. Steve Sheppard, with law degrees from Oxford and Columbia Universities, brings his scholarship, international practice, and litigation experience to bear in making the famous text as relevant today as it was when it first broke ground in American law. Definitions derived from contemporary as well as classic sources give the reference book its depth and authority. Building on Bouvier’s structure and entries, Professor Sheppard has added thousands of new terms and rewritten many original definitions. 8,500 robust, paragraph-length entries explain more than 11,200 words and phrases, far more than the original two-volume set of 6,600. Each entry is written to be understood by the modern student, argued by the modern lawyer, and cited by the modern judge. An intuitive structure and thorough cross-referencing makes the first complete revision of this essential dictionary in more than a hundred years accessible and easy to use. Also available as mobile apps for iOS and Android.

The Wolters Kluwer Bouvier Law Dictionary Quick Reference includes all of the terms in the Compact Edition and features concise, one-sentence definitions.

Deconstructing Legal Analysis
A 1L Primer
ACADEMIC SUCCESS SERIES
Peter T. Wendel, Pepperdine University

Peter T. Wendel has taught academic success workshops at more than thirty-five law schools throughout the country. In Deconstructing Legal Analysis: A 1L Primer, he provides a variety of time-tested techniques — including a unique model for visualizing legal analysis — to teach students how to think like lawyers and take law school exams.
Administrative Law

Administrative Law and Regulatory Policy
Problems, Text, and Cases, Seventh Edition

ASPIEN CASEBOOK SERIES

Stephen G. Breyer, U.S. Supreme Court
Richard B. Stewart, New York University
Cass R. Sunstein, Harvard University
Adrian Vermeule, Harvard University
Michael Herz, Cardozo School of Law


Outstanding authorship, rich materials, and systematic coverage are the hallmarks of Administrative Law and Regulatory Policy, now in its Seventh Edition. Administrative procedure is examined in light of substantive policy debates in areas such as health, safety, environmental protection, and economic regulation. Questions, notes, and problems support thoughtful reading and analysis of Supreme Court decisions, agency actions, and matters of contemporary debate.

A careful and rigorous revision, the Seventh Edition updates content throughout, gives consistent attention to detail, and tightens the presentation. Combining attention to the most recent developments in the field with the rigor and breadth that have always characterized this classic book, the Seventh Edition offers a thorough and timely overview of administrative law.

Case Supplement

Administrative Law and Regulatory Policy
Problems, Text, and Cases, 7E
2016-2017 Case Supplement

Stephen G. Breyer, U.S. Supreme Court
Richard B. Stewart, New York University
Cass R. Sunstein, Harvard University
Adrian Vermeule, Harvard University
Michael Herz, Cardozo School of Law


The Regulatory State
Second Edition

ASPIEN CASEBOOK SERIES

Lisa Schultz Bressman, Vanderbilt University
Edward L. Rubin, Vanderbilt University
Kevin M. Stack, Vanderbilt University


An accessible, central example — motor vehicle safety — provides a familiar entry point and thematic unity to The Regulatory State. Its tools-based approach to legislation, judicial statutory interpretation, and agency statutory implementation highlights the modes of argument and analysis that lawyers, courts, and agencies actually use. Selected materials from the best empirical and positive political theory show how Congress, federal agencies, and the courts make decisions. Lively, contemporary excerpts from news articles, blogs, letters from government officials, and trade press books combine with selected primary source materials on regulatory government. The Regulatory State is organized in such a way that students better understand why we have our administrative form of government. The text is accompanied by a Teacher’s Manual and a website containing specific and detailed lesson plans, along with updated primary documents and news clips for lively classroom experience.

Administrative Law
Cases and Materials, Seventh Edition

ASPIEN CASEBOOK SERIES

Ronald A. Cass, Boston University
Colin S. Diver, President of Reed College
Jack M. Beermann, Boston University
Jody Freeman, Harvard University


This outstanding author team presents administrative law as a vital force in policymaking, law enactment, and politics.
Administrative Law
Third Edition
ASPEN CASEBOOK SERIES
John M. Rogers, U.S. Court of Appeals and University of Kentucky
Michael P. Healy, University of Kentucky
Ronald J. Krotoszynski, Jr., University of Alabama
www.aspenlawschool.com/rogers

Administrative Law is a case-rich text with a focus on core issues in the law. Keystone cases introduce important themes and topics, and helpful notes facilitate keen understanding of legal doctrines. “Theory Applied” sections offer teachers a chance to evaluate students’ grasp of the text materials in new legal contexts.

The Third Edition includes the recent Supreme Court decisions in Stern v. Marshall, Free Enterprise Fund v. Public Company Accounting Oversight Board, and Talk America, Inc. v. Michigan Bell Telephone Co. National Cable & Telecommunications Ass’n v. Brand X Internet Services, provides a capstone case for the standards of judicial review. Notes have been revised to address how the Obama Administration has employed presidential signing statements and revised Office of Management and Budget review of rulemaking. Questions and notes for students have been added to reflect the insights of decisions in recent cases, including American Elec. Power Co. v. Connecticut; Milner v. Department of the Navy; FCC v. Fox Television Stations, Inc.; Mayo Foundation for Medical Educ. and Research v. United States; New Process Steel v. N.L.R.B.; Arizona Christian School Tuition Org. v. Winn; and Thompson v. North American Stainless, LP.

Administrative Law
A Casebook, Eighth Edition
ASPEN CASEBOOK SERIES
Bernard Schwartz, Late of the University of Tulsa
Roberto L. Corrada, University of Denver
J. Robert Brown, Jr., University of Denver
www.aspenlawschool.com/books/schwartz

Written in an accessible, straightforward style, Administrative Law: A Casebook, Eighth Edition, focuses on the basic principles of administrative law using a traditional cases-and-notes pedagogy, flexible organization, and examination-length problems at the end of each substantive chapter.
Agency and Partnership

Agency, Partnerships, and LLCs
Fourth Edition
EXAMPLES & EXPLANATIONS SERIES
Daniel S. Kleinberger, William Mitchell College of Law

Written by the professor who drafted the Uniform Limited Partnership Act and co-drafted the Revised Uniform Limited Liability Company Act, Agency, Partnerships, and LLCs is a comprehensive and accessible student study aid that uses the proven Examples & Explanations pedagogy.

Professor Kleinberger has thoroughly updated the Fourth Edition to further integrate the newest Revised Uniform Limited Liability Act and the finalized Restatement (Third) of Agency. Coverage has been refined and expanded to reflect the ascendancy of RUPA, the increasing acceptance of the 2001 version of the Uniform Limited Partnership Act, and the maturation of LLC case law.
In *Animal Law: Welfare, Interest, and Rights*, author David Favre uses problems, case studies, and doctrine as part of a thoughtful exploration of the history, law, and policy of animals’ rights. Including ample material on jurisprudence, Favre asks students to consider: What are the arguments for animal rights as a matter of philosophy and law? Student-friendly text introduces cases that address a variety of topics. A rich selection of materials shed light on the history of legal and policy protections for animals dating back to 1867.

The timely *Second Edition* updates *Animal Law: Welfare, Interest, and Rights*. A New Jersey case and legislature impacts animals in agriculture. Favre considers recent cases on dog fighting, as well as a custody dispute case involving a dog. The procedural standing chapter offers timely new cases and a new, improved organization.
Antitrust Analysis
Problems, Text, and Cases, Seventh Edition
ASPEN CASEBOOK SERIES
Phillip Areeda, Late of Harvard University
Louis Kaplow, Harvard University
Aaron Edlin, University of California at Berkeley

Antitrust Analysis: Problems, Text, and Cases earned the respect of instructors nationwide by its dependable and distinguished treatment of the history of antitrust law and its up-to-date coverage of horizontal and vertical agreements, mergers, and monopolies. Its distinguished authorship sets it apart from other casebooks. Originally written by Phil Areeda, the leading antitrust commentator of the 20th century, the casebook has been revised and updated by Louis Kaplow and Aaron Edlin, two of the leading lawyer economists of the early 21st century.

Now in its Seventh Edition, this highly regarded casebook covers a wealth of new material with the same authority and insight for which the book is so well known. The new edition incorporates the latest Supreme Court and Circuit Court cases, and updates and improves the intellectual property materials as well as the market definition and collusion discussions. The chapter on mergers accounts for the 2010 Merger Guidelines, and the authors have revised the section on distributional restraints to take account of Leegin.

Antitrust
Second Edition
EXAMPLES & EXPLANATIONS SERIES
Christopher L. Sagers, Cleveland-Marshall College of Law
Kindle version available.
www.aspenlawschool.com/antitrustEE

Examples & Explanations: Antitrust is designed to be accessible to students with no background in economics, but also sophisticated enough for advanced courses on antitrust law. Author Christopher Sagers provides straightforward introductions to the principles of antitrust law and uses the proven-effective Examples & Explanations pedagogy to illustrate the practical applications of the principles described under each topic.

Antitrust
ASPEN TREATISE SERIES
Daniel Crane, University of Michigan

Written by Daniel Crane, an author well regarded for his antitrust scholarship, Antitrust is a concise student treatise on antitrust that includes the basics of the microeconomic foundations on which modern antitrust doctrine is built. Many students stumble trying to disentangle economic theory from doctrine, and this treatise expertly blends the two, clearly and concisely defining the terms and basic concepts that all antitrust students need to know.
A Practical Guide to Appellate Advocacy
Fourth Edition
ASPEN COURSEBOOK SERIES
Mary Beth Beazley, The Ohio State University

Mary Beth Beazley’s highly regarded A Practical Guide to Appellate Advocacy is a comprehensive student-focused guide to writing appellate briefs. Written in an understandable, direct writing style, this concise paperback’s effective structure centers on a four-point approach to writing and breaks each point down into key elements that are then treated in-depth.

Persuasive Written and Oral Advocacy
In Trial and Appellate Courts, Third Edition
ASPEN COURSEBOOK SERIES
Michael R. Fontham, Attorney, Stone Pigman Walther Wittmann
Adjunct, Tulane and Louisiana State
Michael Vitiello, University of the Pacific

While focused on the appellate setting, Persuasive Written and Oral Advocacy is applicable to all legal writing and speaking, and includes practical guidance for advocacy in federal courts, trial courts, and other situations. Students are given a clear and practical guide to legal writing and oral argument, from the selection of a main theme, to the employment of research, language, and speaking skills that achieve a clear, persuasive legal message. Detailed coverage of trial motion practice as well as appellate practice shows how important it is to consider the judge’s time and perspective when preparing an argument. Concrete examples based on a hypothetical case file are liberally spread throughout the text along with extensive advice for editing. Technological developments are explored, including electronic filing, video conference oral arguments, and electronic research.

The revised Third Edition presents updated and expanded information on electronic filings as well as rule updates, especially local rule issues.

Practicing Persuasive Written and Oral Advocacy
Case File I
PROBLEM SUPPLEMENT
David W. Miller, Retired, University of the Pacific
Michael Vitiello, University of the Pacific
Michael R. Fontham, Attorney, Stone Pigman Walther Wittmann LLC

Practicing Persuasive Written and Oral Advocacy
Case File II
PROBLEM SUPPLEMENT
David W. Miller, Retired, University of the Pacific
Michael Vitiello, University of the Pacific
Michael R. Fontham, Attorney, Stone Pigman Walther Wittmann LLC

Practicing Persuasive Written and Oral Advocacy
Case File III
PROBLEM SUPPLEMENT
David W. Miller, Retired, University of the Pacific
Mary-Beth Moylan, University of the Pacific
George Harris, University of the Pacific

Practicing Persuasive Written and Oral Advocacy
Case File IV
PROBLEM SUPPLEMENT
David W. Miller, Retired, University of the Pacific
Mary-Beth Moylan, University of the Pacific
George Harris, University of the Pacific

Case File IV, a petition for a second-parent adoption, centers on the constitutionality of a state statute that forbids the adoption of children by couples of the same sex. Subordinate issues include a federal court’s “supplemental” jurisdiction over a claim governed entirely by state law, the standards for admissibility of expert testimony based on social science studies of adoptive children, and a state’s waiver of immunity from suit under the Eleventh Amendment.
Advanced Appellate Advocacy is a mastery textbook, designed to bridge students from second and third semester writing courses to appellate simulations and clinics that involve substantial writing projects. Because it offers a robust appellate education, conveying the creativity, strategy, and sophistication behind real appeals, the text can also serve as a handbook for new lawyers entering appellate practice. This textbook is a first-of-its kind collaboration among authors with decades of appellate practice and clinical and legal writing teaching among them—and the author team includes Carter Phillips, one of the most highly rated Supreme Court advocates of our time. Advanced Appellate Advocacy also uses charts, diagrams, and reflection questions to engage readers, and practice pointers based on the authors’ interviews with appellate specialists and their own practice experiences are sprinkled throughout the chapters. The text is enriched by an on-line companion that houses all of the text’s exercises, additional briefs and working documents, and interviews with prominent appellate practitioners.

Principles of Appellate Advocacy concentrates exclusively on a few rules and principles that are essential to writing clear appellate briefs and oral arguments. Designed for students preparing their first appellate arguments, as well as those who struggle with the writing process, this concise, student-friendly text helps students identify core principles at issue, frame their arguments from an appellate judge’s perspective, and write clear, compelling briefs and oral arguments.
This comprehensive casebook covers every topic offered in a typical art law course, including new chapters on the art of Native Americans and indigenous peoples, and the Right of Publicity, along with expanded coverage of copyright, moral rights, VARA, and international preservation of art and cultural property during peace time and wartime to provide professors and students with a timely and panoramic view of this entire field of law.
Race, Rights and Reparation
Law and the Japanese American Internment, Second Edition

ASPEN ELECTIVE SERIES

Eric Yamamoto, University of Hawaii
Margaret Chon, Seattle University
Jerry Kang, University of California, Los Angeles
Carol Izumi, University of California, Hastings
Frank H. Wu, Dean and Chancellor, University of California, Hastings


Race, Rights and Reparation is the first comprehensive course book that provides critical examination of the Asian-American legal experience, and the legal, social and ethical ramifications of the internment of Japanese-Americans during World War II and the successful reparations movement of the 1980s.

The Second Edition represents a substantial revision, with several new chapters expressly linking the Japanese-American internment cases and redress to the civil liberties and national security issues raised post-9/11. Other key updates include an even more comprehensive Overview Chapter and the addition of recent scholarly and judicial treatment of the World War II and coram nobis internment cases.
This book provides the foundation for a successful course on the law of traditional commercial banks. The book’s clear writing, careful editing, and concise explanations to provocative questions make a difficult field of law lively and interesting.

One of the leading casebooks in the field, The Law of Debtors and Creditors features 40 problem sets with realistic questions and a functional organization (as a bankruptcy case would unfold), making the presentation logical and sensible.

Clear-cut and student-friendly, Problems and Materials on Debtor and Creditor Law offers an appropriate mix of problems, text, and cases to build a solid introduction to the Bankruptcy Code, statutory rules, and issues of bankruptcy law. The popular problems approach helps students focus on practical “nuts and bolts” of the law as it is applied in practice. Carefully chosen cases demonstrate how the bankruptcy system works and reflect recent developments in bankruptcy law. The text’s sensible organization and manageable length allows instructors to tailor coverage to their own approach.

The Fifth Edition addresses the "means test" determining eligibility for basic bankruptcy relief in a new way, explaining that most attorneys rely on computer software to do the calculations. New cases and analysis support the discussion. Expanded treatment of Chapter 9 Bankruptcies coincides with the increasing number of cities going into bankruptcy. The discussion of involuntary bankruptcy has been significantly cut back. New Supreme Court cases have been added as well as some important lower court decisions — for example, the circuit courts’ agreement that financing of “negative equity” on a traded-in vehicle as part of the purchase of a new car qualifies as a “purchase money security interest.” A new segment on the treatment of “hostage value” collateral in consumer loans explores various possibilities under both the Bankruptcy Code and Article 9 of the Uniform Commercial Code, and looks at the difference between the “transformation” rule and the “dual status” rule.
Bankruptcy

Business Bankruptcy Law In Focus
FOCUS CASEBOOK SERIES
Daniel A. Austin, Northeastern University School of Law
Stephen P. Parsons, Appalachian School of Law
www.aspenlawschool.com/books/Austin_Bankruptcy

As part of the Focus Casebook Series, Business Bankruptcy Law In Focus, offers a comprehensive, practice-oriented approach to the legal and practical aspects of business bankruptcy. By providing real world scenarios throughout, the text gives students numerous opportunities to apply what they are learning, and solidify their understanding of important concepts. Clear explanatory text, case previews and case follow ups further clarify the doctrine and aid in student understanding of concepts. With its focus on business bankruptcy, this text begins by reviewing the basics of business entities and debt along with essential business bankruptcy concepts, then moves onto covering powers of debtor in possession, drafting and confirming a plan of reorganization, evolving forms of business bankruptcy (e.g. liquidation of assets, prepackaged and pre-negotiated, structured dismissals, etc.). It then introduces cross-border insolvencies under Chapter 15 of the Code, bankruptcy jurisdiction, including core and noncore proceedings following the Supreme Court decision in Stern v. Marshall.

Bankruptcy and Debtor/Creditor
Sixth Edition
EXAMPLES & EXPLANATIONS SERIES
Brian A. Blum, Lewis and Clark Law School

Popular with students and practitioners for Brian Blum’s extraordinarily lucid explanations of complex concepts, the Sixth Edition of Examples & Explanations: Bankruptcy and Debtor/Creditor clarifies the principles, goals, policies, and legal rules of Bankruptcy and Debtor/Creditor law. The Examples & Explanations pedagogy gives the reader practice interpreting the Bankruptcy Code and applying the rules and principles to factual situations.

Inside Bankruptcy Law
What Matters and Why, Second Edition
INSIDE SERIES
Nathalie Martin, University of New Mexico
Ocean Tama, Haynes and Boone LLP

This clear and concise paperback offers easily understood explanations that demystify important bankruptcy topics without oversimplifying them. Inside Bankruptcy Law: What Matters and Why, Second Edition, helps students absorb the nuances of bankruptcy issues by explaining the essential topics so that they can understand not only the law itself, but also what makes it interesting and important.

Consumer Bankruptcy Law In Focus
FOCUS CASEBOOK SERIES
Stephen P. Parsons, Appalachian School of Law
www.aspenlawschool.com/books/parsons_consumerbankruptcy

As part of the Focus Casebook Series, Consumer Bankruptcy Law In Focus, offers a comprehensive, practice-oriented approach to the legal and practical aspects of consumer bankruptcy. By providing real world scenarios throughout, the text gives students numerous opportunities to apply what they are learning, and solidify their understanding of important concepts. Clear explanatory text, case previews and case follow ups further clarify the doctrine and aid in student understanding of concepts. With its focus on consumer bankruptcy, this text begins by distinguishing between secured and unsecured debt, non-consensual liens, and more, before acquainting students with the bankruptcy code, rules and official forms. It then follows two different bankruptcy cases from the filing of the petition and determination of the applicable commitment period through to final discharge. Finally, the text looks at Chapter 12 bankruptcy proceedings before delving into some of the thornier jurisdictional and procedural issues that can arise in modern bankruptcy cases.
The Essentials: Chapter 11 – Reorganizing American Businesses concentrates on the fundamentals of business bankruptcy law and uses an informal, essay-like style to explain them. In addition to developing the important ideas in business bankruptcy, the author also looks at important operational elements in order to bring the material to life.
Based on the authors’ proven-effective methodology, *Essay Exam Writing for the California Bar Exam* contains everything you need to pass the essay portion of the California bar exam. Your roadmap to success, it combines instruction and practice in essay writing, fact analysis, and issue spotting, with a remarkably efficient review of substantive law. Along the way, you’ll learn how to manage your time, develop a strategy for improving your testing performance, and ensure the consistent quality of your answers.

*Blond’s Multistate Bar Exam* features updated questions that follow the format and style used on the Multistate Bar Exam (MBE). Perfect for students who want to test their knowledge with original questions and improve weak areas, this valuable resource has detailed tables that identify the subtopics of each question within each MBE topic.

Steve Emanuel’s *Bootcamp for the MBE* consists of over 2000 pages of content, including a 200-question self-assessment test with detailed explanatory answers; six MBE topic outlines—Criminal Law and Procedure, Contracts, Constitutional Law, Evidence, Torts, and Real Property—that cover all the substantive rules of law the MBE examiners test in the various subject areas; a simulated MBE exam: two volumes of *Emanuel Essentials* featuring MBE-format questions and answers organized by sub-topic to allow focus on your weaknesses and the highly popular condensed *Emanuel Confidential* outline that includes the most useful material for condensed study in the final weeks before the MBE.

The *Bootcamp for the MBE* books can be combined with the online subscription, which features more than 20 hours of lectures covering all of the MBE subjects and broken into major topics with 15 minute units of study. Each lecture consists of professionally announced audio plus matching synchronized slides.
Strategies & Tactics for the MBE, 6E is full of up-to-date advice on how to analyze Multistate Bar Exam (MBE) questions, including details on how to handle each MBE subject, specific, step-by-step strategies for analyzing different question types, tips about how subtle differences in wording can completely change the meaning of an answer, and strategies for “rewrading” questions in your mind to make them easier to analyze.

Updated by Steven Emanuel, Strategies & Tactics for the MBE, 6E contains a full-length, 200-question practice MBE exam, as well as more than 325 additional questions broken down by subject – a total of over 500 NCBE-released questions. The new edition also includes 70 author-generated Civil Procedure questions. Each subject begins with detailed advice on how to handle MBE questions on that subject and how to focus your studies on the most common and trickiest MBE topics. Every question has a fully explained answer that analyzes, in detail, every answer option.

A comprehensive resource created in the successful style of Strategies & Tactics for the MBE, Strategies & Tactics for the MBE 2 provides more than 400 additional questions to help students prepare for the Multistate Bar Exam (MBE). Strategies & Tactics for the MBE 2 helps students gain the ability to select the best answer choice with certainty by developing their understanding of issues of law tested in each specific topic and gaining perspective on how the NCBE questions are drafted.

Newly revised and updated, Emanuel’s Strategies & Tactics for the MPRE provides a concise, easy-to-use guide for any student studying for the MPRE. With questions from previous released MPRE exams, and thorough analysis of correct and incorrect answers, geared to the ABA Model Rules of Professional Responsibility, Strategies & Tactics for the MPRE helps to sharpen test-taking skills and identifies common mistakes and pitfalls.

Strategies & Tactics for the Finz Multistate Method, 4E features more than 1200 multiple-choice questions and answers, written in the Multistate Bar Exam (MBE) style and complying with the latest MBE formats. Because they are original and not actual released exam questions, these questions are unavailable anywhere else.

An in-depth guide, “Strategies & Tactics—Playing the MBE Game to Win,” shows students how to handle MBE and MBE-style multiple-choice questions. Detailed answers explain the correct choice and show why the others fall short. Strategies & Tactics for the Finz Multistate Method, 4E comes with a complete 200-question MBE-style practice exam.
Michigan Bar Exam Essay Deconstruction
BAR REVIEW SERIES
Holly Glazier,
Thomas M. Cooley Law School
www.aspenlawschool.com/books/glazier_michigan

Michigan Bar Exam Essay Deconstruction gives students the extensive instruction and skill-building practice needed to write 15 strong essays in six-and-a-half hours. Students learn how to attack each essay to get the most points, write according to what the graders are looking for, and stay ahead of the clock. With over a decade of experience working with the Michigan Bar Exam, Holly Glazier has helped thousands of students successfully pass the bar on their first try. She has also helped over a hundred students pass the exam on appeal. Therefore, she knows exactly what the graders are looking for and shares her expertise and inside tips in this book.

Essay Success Express
BAR REVIEW SERIES
Marsha C. Graham, Esq.
Elizabeth A. Weishaar, Esq.

Essay Success Express is a self-teaching, standalone workbook designed to aid in preparation for the essay portion of the Massachusetts Bar Exam. Essay Express Success focuses on writing specific responses for each issue in a fact pattern, avoiding external topics or issues, and writing simply and quickly to gain the most points on each essay question. This book outlines how to recognize and write a succinct essay answer while providing the user maximum flexibility to arrange his/her study schedule to suit his/her learning style.

If I Don’t Pass the Bar I’ll Die
BAR REVIEW SERIES
Rosemary La Puma, Esq.

This easy-to-understand, practical book, ideal for anxious Bar Exam takers, provides useful advice and suggestions to address the psychological aspects of the Bar. Split into four parts: mental toughness, the body’s role in combating stress, techniques for identifying and changing thoughts that affect stress, and methods for improving test-taking skills, this book can be used in its entirety or just for its individual sections. Succinct and to the point, the book assumes that test takers need quick remedies and encouragement, and it provides well thought-out, logical tips for mastering stress and worry, and can prevent stress and worry from diminishing test takers’ performance on the Bar Exam.

Multistate Bar Exam (MBE) Review
Third Edition
BAR REVIEW SERIES
James J. Rigos, Esq.

One of the largest collections of original author-written MBE practice questions on the market — more than 1,700, with concise explanations and outlines for each MBE subject — this two volume set is ideal for classroom use or self-study. It includes acronyms, mnemonics, MBE Tips, and Magic Memory Outlines™ word template software that help students easily memorize and accurately recall legal rules; “Learning Questions” within each chapter that help target students’ weaker areas; and a mock 6-hour/200-question practice MBE exam that allows students to test themselves in a simulated exam experience. The “Make Your Own Exam” drills on the included CD allow students to customize their studying.

The Third Edition features updated content and improved software and a new format with answers to questions in single column format for ease of reading. This is also available as a 4-volume set with MBE, MPT, and MEE. ISBN: 978-0-7355-9732-7.
**Table of Contents**

**Multistate Essay Exam (MEE) Review**  
Second Edition  
BAR REVIEW SERIES  
James J. Rigos, Esq.  

*Multistate Essay Examination (MEE) Review* is a highly engaging, self-study book that offers Jim Rigos’ extensive expertise in the area of Bar Review. This book advises students what to expect in the structure and organization of the MEE, and focuses on the approach and strategies that should be used for any MEE question, and is rich with practice MEE questions and full model answers. This is also available as a 4-volume set with MBE, MPT, and MEE. ISBN: 978-0-7355-9732-7.

**Multistate Performance Test (MPT) Review**  
Second Edition  
BAR REVIEW SERIES  
James J. Rigos, Esq.  
Kindle Edition: 978-1-4548-0781-0.

The *Multistate Performance Test (MPT)* is one of the only all-inclusive resources on the market. This book presents students a cost-efficient alternative to participating in a complete Bar Review course — without worrying that they are missing key information. This book fully prepares students for the MPT by identifying common MPT tasks and providing strategies for success on this practical portion of the Bar Exam. This is also available as a 4-volume set with MBE, MPT, and MEE. ISBN: 978-0-7355-9732-7.

**Uniform Multistate Professional Responsibility Exam (MPRE) Review**  
Third Edition  
BAR REVIEW SERIES  
James J. Rigos, Esq.  

The *Uniform Multistate Professional Responsibility Examination (MPRE) Review* provides a comprehensive, yet manageable approach to studying for the Multistate Professional Responsibility Exam. Now revised and updated to address the new ABA’s MRPC 1.10 law firm screening rule and the Supreme Court’s *Caperton v. Massey Coal* recusal decision, this book is ideal for either MPRE home study, or as a study supplement. The popular and unique Magic Memory Outlines™, Question Maps™ and Make Your Own Exam™ software feature on the free, included CD allow students to synthesize information in their own words while still receiving the necessary practice for the exam.

**California Essay Exam (CEE) Review**  
BAR REVIEW SERIES  
James J. Rigos, Esq.  

The *California Essay Exam (CEE) Review* covers all topics frequently-tested on this important part of the California Bar Exam. Succinct explanations provide only the information necessary to succeed on the California Essay Exam, and topics are presented in an easy-to-read outline format. Acronyms and other mnemonic devices are incorporated to help with memorization of legal elements. This is also available as a 4-volume set with MBE, CPT, and CEE. ISBN: 978-0-7355-9733-4.
What Not to Write
Real Essays, Real Scores, Real Feedback (Massachusetts)
BAR REVIEW SERIES
Tania M. Shah, Esq.,
Melissa Gill, Esq.
Kindle Edition: 978-1-4548-1669-0.

What Not to Write
is a tool designed to help Bar Exam test-takers learn what not to write Massachusetts Bar Exam essay answers, and then teaches them valuable lessons on how to write Bar Exam essays. This book uses actual answers from past Massachusetts Bar Exam essay questions, and illustrates the differences between "good" essays and "bad" essays, as seen through the eyes of the Bar examiners. Step-by-step guidance on how to answer essay questions is coupled with explanations by the authors to help the reader determine exactly why an essay received a good or poor score. Coverage includes key points to remember when writing essay answers, format, and procedure.

What Not to Write
Real Essays, Real MPTs, Real Feedback (New York)
BAR REVIEW SERIES
Tania Shah, Esq.,
Melissa Gill, Esq.

What Not to Write
uses actual answers from past California Bar Exam essay and California performance test questions to illustrate the differences between successful and failing responses on California’s essay exam and performance test. This book provides valuable insight for students trying to pass a difficult bar exam by reviewing grading trends on previous bar essays and performance tests.

What Not to Write
Real Essays, Real MPTs, Real Feedback (New York)
BAR REVIEW SERIES
Tania Shah, Esq.,
Melissa Gill, Esq.

What Not to Write
uses actual answers from past New York Bar Exam essay and MPT questions to illustrate the differences between successful and failing responses on New York’s essay exam and Multistate Performance Test. This book provides step-by-step guidance on how to successfully write Bar Exam answers, and presents opportunities to practice MPT and essay writing.

Clearing the Last Hurdle
Mapping Success on the Bar Exam
Wanda M. Temm

Clearing the Last Hurdle
Mapping Success on the Bar Exam
features substantive outlines for every Multistate Bar Exam and Multistate-Essay Exam topic. Practice questions come in every format—multiple choice, essay, and performance test—with score sheets to measure your progress. Learn how to create mind maps that draw visual connections between related concepts—a powerful tool for learning and memory.
The extraordinary authorship of William A. Allen and Reinier Kraakman provides a unique real-world perspective to *Commentaries and Cases on the Law of Business Organization*. Logical and flexible organization allows for chapters to be taught in any order to accommodate alternative teaching approaches. Rich commentary in the form of explanatory notes facilitates teaching and understanding. Careful case selection and editing presents both classic and important recent cases. An economic-analysis perspective is made accessible through clear and consistent explanatory text. Examples, hypotheticals, and diagrams illustrate conceptual and theoretical models. The text can easily be used in a Business Organization course with a focus on corporate law. The Teacher’s Manual includes detailed guidance for structuring the course, case analyses, and answers to questions raised in the book.

*Statutory Supplement*

*Commentaries and Cases on the Law of Business Organization*  
2016-2017 Statutory Supplement  
William T. Allen, New York University  
Reinier Kraakman, Harvard University  

Modern cases highlight the legal principles involving parties and situations that are entrepreneurial in nature in this one-of-a-kind text. Students are presented with solid doctrine in the various disciplines covered in Entrepreneurship Law and come to understand their interrelatedness. A chronological approach, from the conception of the idea through all stages of the business, includes potential exit strategies such as the sale of the venture or an initial public offering. Hypotheticals and involved, practice-oriented problems that focus on actual issues based on the authors’ vast experience as practicing attorneys focus on the very real issues entrepreneurs face. The authors teach at Northwestern Law, well-known for its entrepreneurship course, which is one of the longest-running in the U.S. The material has also been classroom tested by faculty at multiple law schools. *Entrepreneurship Law: Cases and Materials* is the only law school casebook of its kind.

*Cases and Materials on Business Entities* Third Edition  
Eric A. Chiappinelli, Texas Tech University  
Connected Casebook versions available. aspenlawschool.com/books/biz_entities2

This casebook, intended for the basic course in Business Entities, encompasses corporations, agency, partnership, and LLCs. Its extended coverage of alternative business entities distinguishes it from the more limited corporations-focused coverage of most business entities texts. The author includes elaborate problems designed to help the students become practice-ready as well as enhanced coverage of LLCs and principal cases that were decided within the last 20 years. The recipient of numerous teaching awards and a former clerk at the California Supreme Court and the U.S. District court, Chiappinelli has taught, written, and practiced extensively in business entities, corporate law, securities regulation, and civil procedure.
This challenging casebook from a venerated author team is characterized by its richness and depth. A range of thoroughly developed topics allows instructors to delve into topics with as much detail as they wish. Comprehensive material covers both public and closely held corporations. A powerful introductory chapter sets out the defining characteristics of a corporation: limited liability, perpetual existence, free transferability, and centralized management. Cases and Materials on Corporations follows a thematic framework, examining corporate law in the context of the corporation’s responsibilities to its own constituents and investors, as well as to society.

The Eighth Edition introduces a number of new main cases that have been recently decided. A focus on the Dodd-Frank legislation shows its impact on “proxy access” and “say on pay” advisory votes. Updated material on market efficiency reflects an analysis of the housing bubble and financial crisis.

This pedagogically rich book recaptures student engagement in the course without sacrificing basic rigor. Transaction-oriented problems put the student in the practice role of advising a variety of businesses. Clear expository text provides context for cases. Features include: flowcharts, connections boxes, self-testing exercises, a series of interspersed exercises on ethics for business lawyers, a glossary of terms, and sidebars on numerical concepts and skills. Short, self-contained chapters facilitate the ability to teach them in almost any order. An online supplement includes a “business concepts for lawyers” module to be assigned as an instructor desires, as well as offers a variety of sample documents to show students the actual materials that lawyers work with every day.

Business Planning: Financing the Start-Up Business and Venture Capital Financing

Second Edition

ASPEN CASEBOOK SERIES

Therese Maynard, Loyola Law School, Los Angeles
Dana Warren, Loyola Law School, Los Angeles
www.aspenlawschool.com/books/maynardwarren

This innovative casebook uses a simulated deal format that is drawn from the “deal-files” of real world practicing lawyers. It integrates the teaching of transactional lawyering skills with the presentation of new substantive law that is critical to the success of a first year corporate lawyer practicing in a transactional setting.
The Law of Governance, Risk Management, and Compliance is the first casebook on the law of governance, risk management, and compliance. Author Geoffrey P. Miller, a highly respected professor of corporate and financial law, also brings real world experience to the book as a member of the board of directors and audit and risk committees of a significant banking institution. The book addresses key issues of fundamental importance for any regulated organization and will be a cornerstone for courses on compliance, corporate governance, or on the role of attorneys in managing risk for organizational clients.

Corporations and Other Business Associations is sophisticated yet accessible, and authors Charles R.T. O’Kelley and Robert B. Thompson balance economic and legal theory with a flexible organization, popular case selection, and engaging problems.

Corporate Finance provides coverage in a more concrete and problem-based approach than other books on the market. Robert J. Rhee distinguishes this casebook from other fine books in the field in a number of important ways. This book is interdisciplinary in nature, providing essential coverage of the basic concepts of accounting and finance needed for a business lawyer to understand the economics of the transaction. Additionally, the text facilitates ease of learning and teaching, avoiding excerpting technically dense academic writings in finance and economics, which can intimidate students and teachers. It further provides a basic understanding of financial instruments to prepare students for corporate practice, including many examples of actual financial contract terms and other transactional documents taken from various sources.

Business Organizations: A Transactional Approach, 2E teaches from a transactional perspective and shows how the legal concepts are written in the real world. It provides numerous actual provisions from the various documents corporate lawyers draft and review, so that students gain a sense for what corporate lawyers do in practice. With content selected through a corporate lawyer lens, and emphasis on real-world provisions, this is the only Business Organizations casebook on the market allowing students to work with complete transactional documents (e.g., limited liability partnership agreements, LLC operating agreements, certificates of designation, warrant agreements, and shareholders’ agreements). Featuring numerous exercises designed to reinforce the covered material and help students develop the planning and problem-solving skills of a corporate lawyer as well as expose them to the documents and issues at the heart of a transactional practice, the book also contains more narrative and fewer cases, covering legal concepts in concise explanatory text, instead of judicial opinions.
Reflecting ongoing changes in the structure and regulation of modern business practice, Business Organizations: Cases, Problems, and Case Studies, now in its Third Edition, offers a unique combination of doctrine, problems, and case studies. Recent, high-interest cases are balanced against classic teaching chestnuts. Brief, innovative problems are used in combination with longer case studies. The hands-on problem sets use actual cases and on-line case files to unveil situations faced by identified companies — bringing the real world, and a wealth of source materials, right into your classroom.

At a critical juncture in the history of business law in the U.S., the Third Edition offers timely yet streamlined coverage. Recent legislation and Supreme Court decisions, new and updated problems, and a substantially revised companion website support a clear and sustained examination of the role and purview of the law in business transactions.

The only offering of its kind, Negotiating Business Transactions: An Extended Simulation Course contains facts and contextual materials, negotiating instructions for each side, and background readings on all aspects of the transaction. The text is an introduction to both negotiations and transactional legal practice, and meets the ABA practical skills requirements. By bringing a business deal into the classroom, the text helps students study objectives, structures, and strategies and learn by doing in a setting where mistakes become lessons — not malpractice. The text enables students to develop negotiating and drafting skills as they experience the "real time" challenges of negotiating deals. Students explore the interaction between business and legal issues in the context of structuring those deals and can apply what they have learned to produce a solution that meets the client’s objectives and is acceptable to the counterparty. Finally, by understanding the social and environmental impacts of business transactions, students can more fully explore issues of professional responsibility in negotiations.

Most law students have never had formal coursework in accounting or finance, yet these areas are integral to so many law school courses: Business Associations, Securities Regulations, Corporate Finance, Taxation, Banking Law, Financial Regulation, and Business Planning. With math no more difficult than high school algebra, Essential Concepts of Business for Lawyers, Second Edition fills in those gaps with an accessible and interactive presentation of accounting, finance, and financial markets. Each stand-alone chapter provides a complete lesson that will shed light on business courses in law school, as well as business situations in legal practice.

The Seventh Edition brings this exemplary study guide up to date with the sweeping regulatory and judicial effects of the recent financial crisis, including thorough treatment of the Dodd-Frank Wall Street Reform and Consumer Protection Act’s provisions on corporate governance and securities disclosure. New cases from the U.S. Supreme Court, Delaware and other jurisdictions, as well as new SEC rules, provide stimulating material.
Corporate Governance contrasts schools of thought, explaining the conflicts between such theories as contractarianism and communitarianism, and such emerging academic approaches as empiricism and behavioral economics. Dozens of examples “ripped from the headlines,” are excerpted from actual corporate documents, and drawn from popular culture to illustrate key principles and spark class discussions.

The Second Edition explores governance changes wrought by the financial crisis and reform legislation; the “responsible corporate officer” doctrine, the “honest services” doctrine, and other theories of executive liability; issues raised by “crowdfunding”; and the consequences of the Citizens United decision removing limits on companies’ independent political expenditures.
<table>
<thead>
<tr>
<th>Children, Parents, and the Law</th>
<th>Adoption and Assisted Reproduction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public and Private Authority in the Home, Schools, and Juvenile Courts, Third Edition</td>
<td>Families Under Construction</td>
</tr>
<tr>
<td>ASPEN CASEBOOK SERIES</td>
<td>ASPEN ELECTIVE SERIES</td>
</tr>
<tr>
<td>Leslie J. Harris, University of Oregon</td>
<td>Susan Frelich Appleton, Washi</td>
</tr>
<tr>
<td>Lee E. Teitelbaum, Late of Cornell University</td>
<td>ng University</td>
</tr>
<tr>
<td>Tamar R. Birckhead, University of North Carolina</td>
<td>D. Kelly Weisberg, University of</td>
</tr>
<tr>
<td><a href="http://www.aspenlawschool.com/books/appletonadoption">www.aspenlawschool.com/books/appletonadoption</a></td>
<td></td>
</tr>
</tbody>
</table>

Children, Parents, and the Law examines the legal rights and prerogatives of public authorities (i.e., schools and courts) and private authorities (i.e., parents and children) in matters concerning minors — and the conflicts and tensions that can arise between those parties. Ideal for child-focused Family Law or Juvenile Justice courses, this concise treatment offers interdisciplinary materials and a problem-based pedagogy with balanced perspective and coverage of the issues.

The Third Edition features several important Supreme Court cases including *Schwarzenegger v. Entertainment Merchants’ Association* and also tracks developments in the law regarding same-sex couples and marriage, adoption rights, and parentage.

Child, Family, and State

Problems and Materials on Children and the Law

Seventh Edition

ASPEN CASEBOOK SERIES

Robert H. Mnookin, Harvard University

D. Kelly Weisberg, University of California, Hastings


www.aspenlawschool.com/books/mnookin

A landmark casebook in its field, *Child, Family, and State: Problems and Materials on Children and the Law, Seventh Edition*, presents an outstanding selection of cases and materials that reflect social and historical perspectives, law, and policy. The current edition covers such topics as Life without possibility of parole for persons who commit crimes as juveniles; juveniles’ fourth amendment right; juveniles’ miranda rights; and juveniles’ first amendment rights.
Contemporary due process cases lead off *Civil Procedure: Cases and Problems*, creating a conceptual framework for understanding jurisdiction and procedural rules. Coverage of the social and economic issues underlying procedural reform focuses on women, minorities, and the financial constraints on access to the adversary system.

The completely updated *Fifth Edition* provides detailed coverage of the Supreme Court’s transformation of pleading practice in *Bell Atlantic* and *Iqbal*, with analysis of its effect on lower courts and summaries of scholarly criticism. New rulings by the Supreme Court included cover personal jurisdiction, *Erie* doctrine, class actions, and arbitration. The *Fifth Edition* provides extended coverage of new developments in scholarship: e-discovery, complex litigation, and alternative dispute resolution. The state-of-the-art Teacher’s Manual has been enhanced and includes teachable notes for every principal case.

This innovative casebook, written by an outstanding team of Civil Procedure scholars and teachers, is more informative, transparent, and accessible than a typical casebook. For example, *Civil Procedure* provides an introduction to each case to help students understand the context for the opinion and to flag important issues to look for while reading the case. After each case, the book provides textual materials and questions, but, unconventionally, the book answers almost all of the questions that are posed. It has short chapters of manageable scope and uses a different font and a shaded border for the text of opinions. Multiple choice questions and analyses are included to test students’ understanding of new concepts. Each chapter ends with a summary of key concepts. *Civil Procedure* is accompanied by an in-depth Teacher’s Manual, which contains sample teaching notes and numerous hypotheticals and other questions.

Rules Supplement

*Civil Procedure*

*Rules, Statutes, and Other Materials, 2016*

Joseph W. Glannon, Suffolk University
Andrew M. Perlman, Suffolk University
Peter Raven-Hansen, George Washington University

Civil Procedure: Cases and Problems, Fifth Edition

Allan Ides, Loyola Law School
Christopher N. May, Loyola Law School
Simona Grossi, Loyola Law School
www.aspenlawschool.com/books/Ides_Civil

Civil Procedure: Cases and Problems, 5E covers all topics in the first-year canon of civil procedure, and some topics in advanced litigation classes (e.g., class actions, appeals). The casebook is organized with the reality and complexities of civil litigation in mind, and follows the litigation sequence, from pleading through preclusion. Each chapter takes a practical as well as analytical approach, through (a) a series of Supreme Court and lower court opinions, (b) notes preceding and following those opinions intended to explain the underlying doctrines and principles behind them, and (c) problems intended to assess and refine students’ understanding of doctrines and their rationales. Ultimately, this casebook demands that students read carefully and at a detailed level, analyze critically, and apply the law from the perspective of the theories underlying the various doctrines. It provides an effective vehicle through which to teach legal analysis and to gently nudge students forward and deeper into the materials.

Statutory and Case Supplement

Civil Procedure


Allan Ides, Loyola Law School
Christopher N. May, Loyola Law School
Simona Grossi, Loyola Law School


Twenty-First Century Procedure

Christopher B. Mueller, University of Colorado
www.aspenlawschool.com/books/mueller

Christopher Mueller is a highly regarded scholar who has taught procedure for 40 years. His stellar, accessible style is familiar to all who use his Evidence texts. Twenty-First Century Procedure presents doctrines and issues within context to help students understand and discuss cases and problems. Major themes of civil litigation are introduced: the adversary system, use of juries, the federal structure of our judicial system, and the advent of managerial judging. The comprehensive treatment of federalism examines the Erie doctrine as well as three other aspects that are critical to understanding — pre-emption, abstention, and anti-suit injunctions. Carefully selected cases include standards, from International Shoe to Twombly to Upjohn, as well as illustrative decisions examining everything from counterclaims to amending pleadings to issue preclusion. Materials on scope of jury trial entitlement are trimmed, in order to cover juror qualifications, impanelment of juries, and for-cause and peremptory challenges. Motions for new trial and judgment as a matter of law are covered, including additur and remittitur and post-verdict challenges for jury misconduct.

“Down home” state decisions from Vermont, Kansas, New Mexico, and South Dakota show the common issues most often examined in federal decisions. With its contemporary view Twenty-First Century Procedure includes modern cases in areas such as class suits, discovery, and pleadings, as well as discussion of e-discovery and modern pretrial practice. The careful pedagogy is designed to enhance classroom discussion. Pictures and sidebars add dimension and pique student interest. The text provides comprehensive coverage for use in 5- or 6-unit courses. However, it is flexible enough to be used in courses with fewer hours, covering the material in 4 units. A statutory supplement is published annually.

Statutory Supplement

Federal Rules of Civil Procedure


Christopher B. Mueller, University of Colorado

### Table of Contents

**Civil Procedure**

*Theory and Practice, Fourth Edition*

*ASSEN CASEBOOK SERIES*

Linda J. Silberman, *New York University*

Allan R. Stein, *Rutgers University—Camden*

Tobias Barrington Wolff, *University of Pennsylvania*


Connected Casebook versions available: www.aspenlawschool.com/books/silberman

Using the Socratic method, *Civil Procedure: Theory and Practice* helps students develop strategic, critical thinking, with introductory text, examples, and hypotheticals that equip them for the challenges of practice. Sophisticated yet straightforward, the text strikes an important balance, providing clear exposition while requiring work to achieve deeper insights. Accessible background material for each major case facilitates analysis, and extensive notes and questions frame deep, conceptual issues.

The *Fourth Edition* features treatment of the Supreme Court’s recent decisions on general jurisdiction and stream-of-commerce in products liability cases, class actions and complex litigation, extensive treatment of the impact of the Federal Arbitration Act and recent decisions on arbitration by the Supreme Court that alter the availability of remedies for consumer plaintiffs as well as summary judgment and *Erie* and the Rules Enabling Act.

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**Civil Procedure**

*Doctrine, Practice, and Context, Fourth Edition*

*ASSEN CASEBOOK SERIES*

Stephen N. Subrin, *Northeastern University*

Martha L. Minow, *Harvard University*

Mark S. Brodin, *Boston College*

Thomas O. Main, *University of the Pacific*

Alexandra Lahav, *University of Connecticut*


www.aspenlawschool.com/subrin4

The *Fourth Edition*, written by respected scholars and experienced educators and updated throughout, includes both classic and new materials. The book presents traditional topics in historical and empirical context, and it adds new and provocative materials as well as relevant theoretical and background readings. Each chapter contains a well-written introduction, cases, and clear explanations of the doctrine, supported by comments and questions. The book includes more than forty well-crafted problems to help students solidify their understanding of the materials. In-class exercises and simulations based on two sample case files are integrated throughout. Pleadings, memoranda, transcripts, exhibits, motions, and more — all taken from real cases — appear in the Appendix. *Civil Procedure: Doctrine, Practice, and Context* consistently emphasizes the skills and values of lawyering as it offers a consideration of social responsibility. At 1,376 pages, it is designed for civil procedure courses of any length, and a revised detailed Teacher’s Manual is geared to be useful for both new and experienced instructors.

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**Statutory Supplement**

*Federal Rules of Civil Procedure With Resources for Study*

2015-2016 Statutory Supplement

Stephen N. Subrin, *Northeastern University*

Martha L. Minow, *Harvard University*

Mark S. Brodin, *Boston College*

Thomas O. Main, *University of the Pacific*

Alexandra Lahav, *University of Connecticut*

This casebook is written by one of the leading voices on Procedure, Stephen Yeazell, who for this Ninth Edition is joined by his colleague Joanna Schwartz. Civil Procedure, 9E employs a pedagogical style that offers flexible organization at a manageable length. Written with precision and clarity, this ambitious yet manageable casebook gives students a working knowledge of the procedural system and introduces the techniques of statutory analysis. The cases selected are factually interesting and the problems following the cases present real-life issues, yet do not involve substantive matters beyond the experience of first-year students. Finally, the book incorporates a number of dissenting opinions to dispel the notion that most procedural disputes present clear-cut issues.

Statutory Supplement

Federal Rules of Civil Procedure
With Selected Statutes, Cases, and Other Materials, 2016
Stephen C. Yeazell, University of California, Los Angeles
Joanna C. Schwartz, University of California, Los Angeles

An Illustrated Guide to Civil Procedure
Second Edition
ASPEN COURSEBOOK SERIES
Michael P. Allen, Stetson College of Law
Michael Finch, Stetson College of Law
www.aspenlawschool.com/books/illustratedcivpro

An Illustrated Guide to Civil Procedure explores the procedural rules covered in a one- or two-semester course through a realistic but hypothetical age discrimination case. Students work with the rules as the case carries them from the client intake, through trial, and ultimately to the resolution of the case. Notes, questions, exercises, tips, maps, and illustrations contribute to a dynamic learning environment — one in which students actively participate by making strategic and tactical litigation decisions and by reviewing and critiquing complaints, answers, motions, and discovery papers.

Updated to match the 2007 “re-styling” of the Federal Rules of Civil Procedure, the Second Edition reflects changes to the Rules as well as the recent Supreme Court decisions relevant to topics covered in An Illustrated Guide to Civil Procedure.

A Documentary Companion to Storming the Court
ASPEN COURSEBOOK SERIES
Brandt Goldstein, New York Law School
Rodger Citron, Touro Law Center
Molly Beutz Land, New York Law School
www.aspenlawschool.com/books/stc

A Documentary Companion to Storming the Court uses key litigation documents to guide the reader through the high-profile lawsuit chronicled in Storming the Court (Scribner 2005), an award-winning nonfiction title by Brandt Goldstein that tells the story of the case filed by human rights lawyers and Yale law students on behalf of Haitian refugees detained at the American naval base at Guantánamo Bay, Cuba. Following in the tradition of books such as The Buffalo Creek Disaster and A Civil Action, Storming the Court — named one of the ten best nonfiction books of the year by Kirkus Reviews — is an engaging, easy-to-read account of a complex civil trial in which law students played many of the key roles.
Glannon’s reputation is secure as the best-selling author of Examples & Explanations: Civil Procedure, Torts E&E, and The Glannon Guide to Civil Procedure, the first book in the series. His uniquely entertaining style teaches and engages students in all aspects of the first-year Civil Procedure course including the difficult areas of res judicata, collateral estoppel, and personal and subject matter jurisdiction. Accessible introductions and explanations combine with a proven pedagogy in the popular Examples & Explanations format that is effective for learning and applying the Federal Rules of Civil Procedure. Examples progress gradually from simple to challenging to build students’ confidence, and plenty of visual aids (diagrams, charts, and documents) help them remember.


Using humor, real-world examples, and light-hearted scholarship, popular casebook author Freer makes the complex principles of civil procedure accessible and fun for students in this student treatise.

The Third Edition has been updated to include all aspects of the Jurisdiction and Venue Clarification Act of 2011, discussion of the Supreme Court’s 2011 personal jurisdiction cases — J. McIntyre Machinery Ltd. v. Nicastro and Goodyear Dunlop Tires Operations, S.A. v. Brown — as well as the Court’s decision concerning corporate citizenship in The Hertz Corp. v. Friend and its Shady Grove decision concerning the Erie doctrine. The new edition offers critical commentary on Wal-Mart v. Dukes and its likely impact on class action practice. In addition, the book is up-to-the-minute on revised Federal Rules of Civil Procedure, including the amended Rule 56 on summary judgment. Also reworked in this edition is material on electronic discovery, to reflect developments concerning production, preservation, and waiver of privilege.

A concise, engaging, and pedagogically rich explanation of the key topics in Civil Procedure solidifies students’ understanding of the essentials of the course. Inside Civil Procedure: What Matters and Why engages students in the course by thorough explanations that demystify the material without oversimplifying it. They come to understand not only the rules, but also what makes them interesting and important. Sidebars offer study tips, practice pointers, and additional insights. Chapter summaries and bolded key terms facilitate studying and review, and “Connections” at the end of each chapter tie the material to other chapters, encouraging students to consider “Where have I been?” and “Where am I going?”

The Second Edition updates rules and statutes to reflect amendments since 2009, featuring new rules on summary judgment and attorney-client privilege. Coverage of recent cases includes those on personal jurisdiction, subject matter jurisdiction, class actions, and more. Refreshed tables, illustrations, and analyses lend clarity.
Civil Procedure

ESSENTIALS SERIES

Suzanna Sherry, Vanderbilt University
Jay Tidmarsh, University of Notre Dame

The Sixth Edition of this innovative text continues to provide students with insight into the issues surrounding race in America and an understanding of how the law interprets the factors that directly and indirectly influence the law.
Table of Contents

Commercial Law

Problems and Cases on Secured Transactions
Third Edition
ASPEN CASEBOOK SERIES
James Brook, New York Law School

Offering a problem approach, Problems and Cases on Secured Transactions, 3E thoroughly engages students with imaginative scenarios while providing an accessible and manageable approach to Commercial law under Article 9, without avoiding the intricacies of secured transactions. Designed for an introductory mainstream course, the material is presented as completely comprehensible, even enjoyable, rather than an arcane science that only an insider can be expected to understand. Cases are heavily edited, and liberal editorial notes help express the vibrancy of true-life situations. A good mix of short and long problems gives each lesson a comprehensive, linear flow while keeping students focused. Earlier problems lean more heavily, though not exclusively, on the individual and consumer-borrower situations. As the lessons advance, the mix of materials progressively includes more small-business and large-business transactions.

United States and International Sales, Lease, and Licensing Law
Cases and Problems, Second Edition
ASPEN CASEBOOK SERIES
Bryan D. Hull, Loyola Law School, Los Angeles

This class-tested casebook first provides background information about UCC Article 2 and the CISG, then addresses key issues in the order in which a lawyer is likely to encounter them in practice. The text concludes by considering third parties involved in the sales transactions and the law governing their obligations. Offering instructors the choice of a case analysis pedagogy, a problems approach, or a combination of the two, United States and International Sales, Lease, and Licensing Law ensures that students understand the basic principles before cases and problems are introduced.

The Second Edition reflects INCOTERMS 2010 and the Uniform Customs and Practice for Documentary Credits (UCP 600). Discussion of UCC Article 2 has been revised since the proposed amendments have been dropped. A more user friendly Teacher’s Manual provides lecture notes, sample syllabi, instructional flow charts, exam questions, and suggestions for professors new to the book.

Commercial Transactions
A Systems Approach, Sixth Edition
ASPEN CASEBOOK SERIES
Lynn M. LoPucki, University of California, Los Angeles
Elizabeth Warren, Emeritus, Harvard University
Daniel Keating, Washington University
Ronald Mann, Columbia University
Robert M. Lawless, University of Illinois

Commercial Transactions: A Systems Approach explores the nuances of transaction law from a systems’ perspective, examining the infrastructure that supports commercial transactions and how the law is applied in real-world situations. Its outstanding team of co-authors uses an assignment-based structure that allows professors to adapt the text to a variety of class levels and approaches. Well-crafted problems challenge students’ understanding of the material in this comprehensive, highly teachable text.

Sales
A Systems Approach, Sixth Edition
ASPEN CASEBOOK SERIES
Daniel Keating, Washington University

Emphasizing the institutions and the mechanisms that participants use in the marketplace to conduct transactions, Daniel Keating’s “Systems Approach” provides a functional perspective of the Uniform Commercial Code in practice. Comprehensive, problem-based coverage encompasses the domestic sale of goods, real estate sales, leases, and international sales. Thoughtful problems for students to solve incorporate insights from this distinguished author’s interviews with leading figures in commerce as well as from actual sales forms and documents. News stories provide real-world examples of how the system works in practice. Organized by Assignments, this engaging casebook lends flexibility in teaching and in course design.
The premier authority on secured transactions, *Secured Transactions: A Systems Approach* is known for its cutting edge coverage, dynamic pedagogy, and ease of use for instructors. The Systems Approach gives students the big picture. Straightforward explanations and cases prepare the students to solve real-life problems in the context of actual transactions. A modular structure allows for tremendous flexibility in course design. The materials are divided into bite-sized Assignments, making it easier for instructors to make and adjust assignments for class. This problem-based casebook supports the teaching of Article 9 alone or expansion of the course to include Article 9 in the full context of bankruptcy, mortgages, judicial liens, and statutory liens. A comprehensive Teacher’s Manual provides the guidance new teachers need to succeed in teaching secured transactions.

Written by Ronald J. Mann, one of the country’s leading Commercial Law scholars, *Payment Systems and Other Financial Transactions* continues to deliver clear, detailed practical explanations of how payment systems actually work. Using a systems approach, the text and problems focus on rules that are applied in practice. Easily adapted to any 50-minute, 75-minute, or two-hour long class, this casebook is suitable for use in courses on Payment Systems, Negotiable Instruments, or Commercial Paper.

**Statutory Supplement**

**Comprehensive Commercial Law**

**2016 Statutory Supplement**

Ronald J. Mann, Columbia University
Elizabeth Warren, Harvard University, Emeritus
Jay Lawrence Westbrook, University of Texas

Consumer Law is a lively, concise, problem-focused, comprehensive overview of contemporary consumer law. Based on the same “Systems Approach” used in the suite of Aspen’s successful Commercial Law books by Keating, LoPucki, Mann, and Warren, the book examines how the law is applied in actual transactions and teaches the Code in context with engaging, problem-solving assignments that incorporate excerpts from leading figures in consumer law and current news stories. Professor Porter is a renowned and well-respected expert in the field of consumer law.

The material is presented in assignment-sized modules (for easy classroom use) that explore the relationship between the consumer and the entities providing goods and services. The author provides substantial coverage of bankruptcy law and policy as it relates to consumer law.

Clear, lucid, and extremely accessible, Problems and Materials on Payment Law, 10E helps students understand black letter law and the statutory language in the Uniform Commercial Code, the Electronic Fund Transfer Act, and the Expedited Funds Availability Act. Offering a sensible, flexible organization, the text follows the order of UCC Articles 3, 4, and 8, and is adaptable to many teaching styles. Drawing on experience in both teaching and writing, the authors provide thorough and practical coverage using a popular problems approach. The text’s effective format, manageable length, and inclusion of the most important cases make Problems and Materials on Payment Law a highly teachable book. A Teacher’s Manual provides sample syllabi, answers to all the problems in the text, and suggestions on the best ways to teach various topics.

Clear, lucid, and extremely accessible, Problems and Materials on Commercial Law helps students understand black letter law and the statutory language in the Uniform Commercial Code. Concise yet comprehensive coverage includes the most recent case and statutory developments in all fundamental areas of Commercial Law, including sales, payment systems, and secured transactions. A sensible, flexible organization follows the order of UCC Articles 2, 3, 4, and 9, and is adaptable to many teaching styles. Drawing on experience in both teaching and writing, the authors provide thorough and practical coverage using a popular problems approach. The text’s effective format, manageable length, and inclusion of the most important cases make Problems and Materials on Commercial Law concise and efficient. A Teacher’s Manual provides sample syllabi, answers to all the problems in the text, and suggestions on the best ways to teach various topics.

Clear, lucid, and extremely accessible, Problems and Materials on the Sale and Lease of Goods, 7E, helps students understand black letter law and the statutory language of Articles 2, 2A, 5, and 7 in the Uniform Commercial Code and related federal statutes. A sensible, flexible organization follows the order of the UCC, and is adaptable to many teaching styles. Drawing on experience in both teaching and writing, the authors provide thorough and practical coverage using a popular problems approach. The text’s effective format, manageable length, and inclusion of the most important cases make Problems and Materials on the Sale and Lease of Goods concise and efficient. A Teacher’s Manual provides sample syllabi, answers to all the problems in the text, and suggestions on the best ways to teach various topics.
Example & Explanations: Sales and Leases, 7E is an accessible, clearly written study guide for any student studying sales law, specifically UCC Articles 2 and 2A. Approachable and practical, it provides brief textual introductions to standard definitions and concepts, followed by provocative examples, questions, and analyses.

Examples & Explanations: Secured Transactions, Sixth Edition, provides students with a conversational, informative guide to the Uniform Commercial Code Article 9, helping to illuminate one of the most difficult and technical areas of commercial law.

Inside Sales and Leases: What Matters and Why is a concise, student-friendly study aid that presents clear explanations of key topics in the field. A wealth of chapter-by-chapter pedagogical aids engage students, increasing subject comprehension and reinforcing key concepts.
Community Property Law

Community Property

ASPIN CASEBOOK SERIES

Charlotte Goldberg, Loyola Law School, Los Angeles


www.aspenlawschool.com/books/goldberg_commproperty

With a unique, comparative approach and a problem-based pedagogy, Community Property helps students grasp the different ways each community property state address issues. The book follows a hypothetical couple, presenting issues such as premarital agreements, separate property business, divorce, and the like, and shows how each of the nine community property states would analyze the problem with statutes and representative cases. Interesting, accessible, contemporary cases illustrate important principles, and helpful charts in every chapter summarize how each community property state treats the concepts. Author Charlotte Goldberg has over thirty years of teaching experience and writing expertise; she is the author of the successful Examples & Explanations: California Community Property, as well as numerous law review articles on family law and marital property. Community Property’s manageable length makes it perfect for two-credit courses.

Community Property in California

Seventh Edition

ASPIN CASEBOOK SERIES

Grace Ganz Blumberg, University of California, Los Angeles


www.aspenlawschool.com/books/Blumberg_CommunityProperty

Written by a recognized expert on community property and family law issues in California, Grace Ganz Blumberg’s comprehensive casebook prepares students for the California bar examination and equips them for California practice in the areas of divorce, decedents’ estates, and debtor-creditor law. Community Property in California, 7E carefully balances cases, notes, questions, and problems for student comprehension. Because community property is a relatively narrow subject involving the interplay of state legislation and case law, the casebook is structured to encourage students to develop and refine their analytic skills and to enable professors to guide their students in doing so. Comparative text puts California law into context by including references to the Uniform Marital Property Act and the marital property chapter of the American Law Institute’s Principles of the Law of Family Dissolution.

California Community Property

Fifth Edition

EXAMPLES & EXPLANATIONS SERIES

Charlotte Goldberg, Loyola Law School, Los Angeles


Examples & Explanations: California Community Property, 5E employs a class-tested, unique framework for understanding the complexities of characterizing California community property. The text includes an extensive chapter on joint titles and reimbursement (the most difficult part of California community property law), with examples that thoroughly explain all possible scenarios and include the thorny problem of retroactivity.

The Fifth Edition features several major California Supreme Court cases that deal with the following issues: the characterization of property placed in one spouse’s name, the characterization of enhanced pension benefits, the definition of “living separate and apart,” and the status of a putative spouse. More extensive interpretation of the 2002 Amendments to the Premarital Agreement Act considers the 7-day requirement when represented by independent counsel and the retroactivity of the spousal support waiver provisions. Additional material on the fiduciary duty spouses owe to each other regarding community property covers the extent of the duty to disclose financial transactions to the other spouse.
Software Law and Its Application
ASPEN CASEBOOK SERIES
Robert W. Gomulkiewicz, University of Washington

Among the first casebooks in the field, Software and Internet Law presents clear and incisive writing, milestone cases and legislation, and questions and problems that reflect the authors’ extensive knowledge and classroom experience. Technical terms are defined in context to make the text accessible for students and professors with minimal background in technology, the software industry, or the Internet.

Always ahead of the curve, the Fourth Edition adds coverage and commentary on developing law, such as the Digital Millennium Copyright Act’s “Safe Harbor,” the Electronic Communications Privacy Act, and the Stored Communications Act.

Cyberspace Law
Cases and Materials, Third Edition
ASPEN CASEBOOK SERIES
Raymond S. R. Ku, Case Western Reserve University
Jacqueline D. Lipton, Case Western Reserve University
www.aspenlawschool.com/books/ku_cyberspace

Now in its Third Edition, Cyberspace Law: Cases and Materials continues to offer students a comprehensive and coherent approach to the study of cyberspace law. This successful casebook provides a balanced presentation of competing approaches and theories for the issues that surround this cutting-edge area of the law.

Electronic Commerce
Fourth Edition
ASPEN CASEBOOK SERIES
Ronald J. Mann, Columbia University
www.aspenlawschool.com/books/mann_ecommerce

The only casebook dealing with e-commerce, Electronic Commerce, Fourth Edition, utilizes problems to expound a transactional approach to electronic commerce. Written by Ronald J. Mann, a preeminent and prolific Commercial Law scholar, this system-oriented text is structured around the hypothetical representation of a technology company.

The new edition has been meticulously updated with the latest cases and problems that reflect those cases and current issues.
Conflict of Laws
Cases and Materials, Seventh Edition
ASPER CASEBOOK SERIES
Lea Brilmayer, Yale Law School
Jack Goldsmith, Harvard Law School
Erin O’Hara O’Connor, Vanderbilt University School of Law
www.aspenlawschool.com/books/brilmayer_conflict7e

Written by leading Conflicts scholars, this casebook presents a balanced study of conflict of laws. The book starts with a discussion of traditional approaches to choice-of-law problems, followed by an examination how modern courts and commentators have struggled to formulate more responsive approaches. The remaining broad topics—constitutional limitations on choice of law, the Erie doctrine, personal jurisdiction, conflicts in the federal system, recognition of judgments, conflicts in the international context, choosing legal regimes and choice of law in complex litigation—are considered in light of the wisdom derived from consideration of the basic choice-of-law problems.

Conflict of Laws
ASPER CASEBOOK SERIES
Laura E. Little, Temple University
www.aspenlawschool.com/books/conflict

Award-winning teacher Laura Little offers a progressive, innovative approach to teaching complex material in the new casebook, Conflict of Laws. In a subject where there are few “right” answers and plenty of room for debate, this casebook offers a contemporary alternative to the subject by connecting coverage of key issues and concepts to law practice using modern cases-and-problem pedagogy. With its modular design, clear writing, comprehensive Teacher’s Manual and online support, the text is highly teachable and sure to be a favorite with both students and professors.

Conflict of Laws
Third Edition
EXAMPLES & EXPLANATIONS SERIES
Michael H. Hoffheimer, University of Mississippi
www.wklegaledu.com

Clear, informal, and even humorous, Examples & Explanations: Conflict of Laws, 3E, explores all of the topics covered in Conflicts courses, including personal jurisdiction and the Erie doctrine. It provides full treatment of traditional and modern approaches to choice of law and proof of law, with up-to-date coverage of constitutional limits. Big-picture overviews and accurate statement rules are reinforced with concrete examples and test-taking tips.

The powerful Examples & Explanations pedagogy works especially well for Conflict of Laws where students gain understanding of rules and policies by applying them to new fact patterns. Summaries of leading cases found in most casebooks and a modular organization allows easy adaptation to any course.

The Third Edition adds new Supreme Court decisions, provides a new chapter on transfers and forum non conveniens, and adds coverage of the new European Union rules on inheritance and wills.
Constitutional Law: Cases in Context places primary emphasis on how constitutional law has developed, its foundational principles, and recurring debates, rather than focusing simply on doctrinal details. Generous case excerpts make the text flexible for most courses, no matter the ideology or interpretative method. Background readings provide additional context and boxed study guide questions before each case help students focus on the salient issues.

The Second Edition welcomes Howard E. Katz, of Elon University. Greatly reduced and more tightly edited introductory material preserves and expands content while providing additional balance. The text is updated with the most recent cases throughout. Unique, concise coverage of the dormant commerce clause material helps clarify this often murky area. A two-color design features an art program and the text is also available in e-formats. The Second Edition is one of three volumes tailored for the most common courses, replacing the common one-size-fits-all format and is designed for use both in one-semester courses and in two-semester sequences devoted to structure and rights.

Case Supplement

Constitutional Law
Cases in Context, Second Edition
Constitutional Rights
Cases in Context, Constitutional Structure, Cases in Context, 2016 Supplement

Randy E. Barnett, Georgetown University
Howard E. Katz, Elon University

Constitutional Structure
Cases in Context

ASPEN COURSEBOOK SERIES

Randy E. Barnett, Georgetown University
Howard E. Katz, Elon University

www.aspenlawschool.com/barnett_conlaw

Constitutional Structure: Cases in Context places primary emphasis on how constitutional law has developed, its foundational principles, and recurring debates, rather than focusing simply on doctrinal details. Generous case excerpts make the text flexible for most courses, no matter the ideology or interpretative method. Cases are judiciously supplemented with background readings from various sources. Study guide questions help students focus on the salient issues, challenge them to consider the court’s opinions from various perspectives, suggest comparisons or connections with other cases, and invite the student to think about recurring foundational principles and debates. The two-color design also features an art program. Constitutional Structure: Cases in Context covers Parts I and II of Constitutional Law: Cases in Context, and can be taught in its entirety in one-semester courses. The text, available in e-formats as well as print, is accompanied by an in-depth Teacher’s Manual and an annual case supplement.

Processes of Constitutional Decisionmaking
Cases and Materials, Sixth Edition

ASPEN CASEBOOK SERIES

Paul Brest, Emeritus, Stanford University
Sanford Levinson, University of Texas
Jack M. Balkin, Yale University
Akhil Reed Amar, Yale University
Reva B. Siegel, Yale University

Connected Casebook versions available.
www.aspenlawschool.com/books/brest_conlaw

This casebook puts contemporary constitutional cases and debates into historical context, providing a solid introduction to the practical realities of constitutional decisionmaking as well as the origins and development of constitutional doctrine. Recently updated to include all new developments in the field, Processes of Constitutional Decisionmaking delivers strong chapters on the constitutional treatment of sex equality, race, civil rights, separation of powers, and federalism.

Case Supplement

Processes of Constitutional Decisionmaking
2016 Case Supplement

Paul Brest, Emeritus, Stanford University
Sanford Levinson, University of Texas
Jack M. Balkin, Yale University
Akhil Reed Amar, Yale University
Reva B. Siegel, Yale University

Constitutional Law
Fourth Edition
ASPEN CASEBOOK SERIES
Erwin Chemerinsky, Dean, University of California, Irvine
Connected Casebook versions available. www.aspenlawschool.com/books/chemerinsky

This accessible, comprehensive casebook is flexible enough to permit the professor to teach a survey course that covers all of the major pillars of the field. It is also easily customizable to emphasize certain materials over others or to support an in-depth seminar.

Election Law in the American Political System contextualizes legal doctrine by providing short and useful background readings in democratic theory, history, policy, and political science. Its compact presentation and accessible expository material assist efficient transmission of the material to students. Carefully selected and edited readings and cases illuminate each topic without overwhelming the student with excessive recitation of cases.

Firearms Law and the Second Amendment: Regulation, Rights, and Policy
is the first traditional law school casebook to cover the subject, and the only casebook that provides a comprehensive treatment since the Supreme Court affirmed the constitutional right to private firearms in 2008 and extended that right to constrain state action in 2010. From the development of the constitutional right to keep and bear arms through laws governing possession and use of private firearms, this casebook covers all aspects of firearms law, policy, and regulations. It is ideally suited to law school courses on firearms law, the Second Amendment, criminal law, jurisprudence, and legal history.
The First Amendment: Cases and Theory presents the Supreme Court’s evolving tests, standards, and approaches to coverage of the Speech, Press, Assembly, Petition, and the Religion Clauses in historical context through lightly edited cases. Engaging problems help students apply legal concepts in real situations. All the major contemporary free speech controversies are covered, including conflicts between free speech and national security, equality, civility, and other values, with particular attention to how these conflicts are playing out in the Internet context.

The Second Edition features major First Amendment cases that have come down since 2007. New issues of First Amendment law such as The Stolen Valor Act are included in a refined presentation, strategically edited for greater clarity.

American Constitutional Law: Powers and Liberties, 5E provides a broad survey of the field without overwhelming students. The basics of constitutional theory are presented without getting mired in highly theoretical discussions and cases are tightly edited to focus on the most important aspects with additional cases on select topics condensed into narrative summaries. The book focuses on cases and expository text rather than extensive academic commentary, and introductory text provides direction to students as they read and analyze the materials that follow. Additionally, challenging hypotheticals are provided throughout the text for use as student self-assessments or to launch stimulating class discussions. This highly teachable book can be used for a one- or two-semester course and is easily adaptable to suit each professor’s preferences.

Case Supplement

American Constitutional Law
2016 Case Supplement
Calvin Massey, University of New Hampshire

Table of Contents

Constitutional Law
Seventh Edition
ASPIN CASEBOOK SERIES
Geoffrey R. Stone, University of Chicago
Louis M. Seidman, Georgetown University
Cass R. Sunstein, Harvard University
Mark V. Tushnet, Harvard University
Pamela S. Karlan, Stanford University
www.aspenlawschool.com/books/stone

A unique multi-disciplinary approach characterizes the leading Constitutional Law. A mixture of lightly and more heavily edited cases allows close analysis while providing a broad array of important opinions and pivotal cases. Constitutional Law follows a logical two-part organization, beginning with the balance of powers among the Supreme Court and local, state, and federal governments and moving to the rights and powers of individuals. The excellent coverage of First Amendment law is clear and concise, and a distinct annual supplement separates First Amendment materials from the rest for ease of research.

The Seventh Edition presents new material on originalism and the right to bear arms; incorporation and the Second Amendment; and Libya and the War Powers Resolution. Full, analytic treatment of the Supreme Court’s decisions in the Affordable Care Act is presented. A new discussion of the Religion Clauses’ treatment considers church autonomy in light of Hosanna-Tabor. The text on freedom of expression has been revised to incorporate new cases such as Citizens United v. Federal Election Commission, Snyder v. Phelps, Brown v. Entertainment Merchants’ Ass’n, FCC v. Fox Television Stations, and United States v. Alvarez. New material on privacy and the Internet brings the Seventh Edition completely up to date.

Constitutional Law
2016 Case Supplement
Geoffrey R. Stone, University of Chicago
Louis M. Seidman, Georgetown University
Cass R. Sunstein, Harvard University
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Pamela S. Karlan, Stanford University

The First Amendment
Fifth Edition
ASPIN CASEBOOK SERIES
Geoffrey R. Stone, University of Chicago
Louis M. Seidman, Georgetown University Law Center
Cass R. Sunstein, Harvard University Law School
Mark V. Tushnet, Harvard University Law School
Pamela S. Karlan, Stanford University Law School
www.aspenlawschool.com/books/Stone_FirstAmen5e

From the same authorship team behind the highly successful Constitutional Law and among the leading casebooks in the field, The First Amendment provides a comprehensive and accessible review of speech and religion jurisprudence under the First Amendment. The eminent authorship team, whose members are distinguished both in teaching and scholarship, combines textual, historical, theoretical, and doctrinal approaches in an inclusive and creative survey of the essential elements of modern First Amendment doctrine. It has been completely updated to incorporate recent developments in the field, including campaign finance and government speech, and provides a broader discussion of modern First Amendment issues, including those related to modern technology.
Constitutional Law

Constitutional Law
Cases, Materials, and Problems, Third Edition

ASPIN CASEBOOK SERIES

Russell Weaver, University of Louisville
Steven Friedland, Elon University
Catherine Hancock, Tulane University
Bryan Fair, University of Alabama
John Knechtle, Florida Coastal School of Law
Richard Rosen, Texas Tech University


Constitutional Law: Cases, Materials, and Problems is designed as a “teacher’s book” by stimulating thought, inviting classroom discussion, and helping professors to teach effectively. Its thought-provoking problem approach encourages students to delve deeper into constitutional doctrine and gives them an accessible and interesting way to learn constitutional issues. Problems at the beginning of each chapter are referenced throughout the text for continuity. Principal constitutional law cases are edited as lightly as possible to allow the Supreme Court to speak for itself, and shorter notes accompany the problems.


Case Supplement

Constitutional Law
Cases Materials and Problems, 3E
2016 Case Supplement

Russell Weaver, University of Louisville
Steven Friedland, Nova University
Catherine Hancock, Tulane University
Bryan Fair, University of Alabama
John Knechtle, Florida Coastal School of Law
Richard D. Rosen, Texas Tech University


The Supreme Court Sourcebook

ASPIN COURSEBOOK SERIES

Richard Seamon, University of Idaho
Andrew Siegel, Seattle University
Joseph Thai, University of Oklahoma
Kathryn Watts, University of Washington


The Supreme Court Sourcebook provides carefully selected, edited, and analyzed materials from academic literature and judicial opinions. Teachable examples range from certiorari petitions, cert pool memos, to other litigation papers and internal court documents. The flexible organization suits a variety of courses. An online component keeps the book current and interesting, with ready-to-use materials in pending cases for advocacy and opinion-writing simulations. The combined package gives professors a turnkey solution for teaching a theoretical course (examination of the Supreme Court as an institution), a hands-on course (simulations of oral argument and opinion writing in pending cases), or any custom combination in between. All of the authors have significant experience working for the Supreme Court: Seamon served with now Chief Justice John Roberts in the Office of the U.S. Solicitor General, representing the U.S. in cases before the Court; Siegel clerked for Justice John Paul Stevens; Thai clerked for Justice John Paul Stevens and Justice Byron R. White; and Watts clerked for Justice John Paul Stevens.


EXAMPLES & EXPLANATIONS SERIES

Allan Ides, Loyola Law School
Christopher N. May, Loyola Law School
Simona Grossi, Loyola Law School


Examples & Explanations: Constitutional Law: Individual Rights, 7E provides a clearly written, comprehensive examination of constitutional doctrine pertaining to individual rights. Along with its companion volume, Examples & Explanations: National Power and Federalism, 7E, it provides students and teachers with a highly readable and accessible study of constitutional law. Both volumes combine detailed textual material with real-world examples and explanations that apply the relevant constitutional doctrine to specific fact patterns.

The text operates as a readable and citable treatise on the topics covered, and the examples and explanations operate as an elaboration on that text. The organization of Individual Rights parallels and complements any major constitutional law casebook. In fact, it has been assigned as required or recommended reading in a number of constitutional law courses across the country.
# Table of Contents

## Jumpstart Constitutional Law

*Reading and Understanding Constitutional Law Cases*

**JUMPSTART SERIES**

Jethro K. Lieberman, *New York Law School*


Kindle version available.

Jumpstart Constitutional Law: Reading and Understanding Constitutional Law Cases, sheds light on the threshold issues and substantive questions common to all constitutional law cases thus bringing everything into focus for the student. Key to constructing cogent answers on a Constitutional Law exam, Jethro K. Lieberman’s straightforward approach teaches students how to spot the issues and respond to the relevant questions in any constitutional law case.

## Examples & Explanations: Constitutional Law: National Power and Federalism, 7E

Christopher N. May, *Loyola Law School*

Allan Ides, *Loyola Law School*

Simona Grossi, *Loyola Law School*


Kindle version available.

Examples & Explanations: Constitutional Law: National Power and Federalism, 7E provides a clearly written, comprehensive examination of constitutional doctrine in the specific contexts of national power and federalism. Along with its companion volume, Examples & Explanations: Constitutional Law: Individual Rights, 7E, it provides students and teachers with a highly readable and accessible study of constitutional law. Both volumes combine detailed textual material with real-world examples and explanations that apply the relevant constitutional doctrine to specific fact patterns.

The text operates as a readable and citable treatise on the topics covered. The examples and explanations operate as an elaboration on that text. The organization of National Power and Federalism parallels and complements any major constitutional law casebook. In fact, it has been assigned as required or recommended reading in a number of constitutional law courses across the country.

## Inside Constitutional Law

*What Matters and Why, Second Edition*

**INSIDE SERIES**

Russell L. Weaver, *University of Louisville*

Catherine Hancock, *Tulane University*

Steven I. Friedland, *Nova Southeastern University*

Richard Rosen, *University of North Carolina*


Inside Constitutional Law: What Matters and Why, is a concise, student-friendly study guide that presents clear explanations of the key topics in constitutional law. A wealth of chapter-by-chapter pedagogical aids engage students, increasing subject comprehension and reinforcing key concepts.

## Constitution Law

*Principles and Policies, Fifth Edition*

**ASPEN STUDENT TREATISE SERIES**

Erwin Chemerinsky, Dean, *University of California, Irvine*


Relied on by students, professors, and practitioners, Erwin Chemerinsky’s popular treatise clearly states the law and identifies the underlying policy issues in each area of constitutional law. Thorough coverage of the topic makes it appropriate for both beginning and advanced courses.

## Inside Constitutional Law

*Principles and Policies, Fifth Edition*

**ASPEN STUDENT TREATISE SERIES**

Erwin Chemerinsky, Dean, *University of California, Irvine*


Relied on by students, professors, and practitioners, Erwin Chemerinsky’s popular treatise clearly states the law and identifies the underlying policy issues in each area of constitutional law. Thorough coverage of the topic makes it appropriate for both beginning and advanced courses.
The Glannon Guide to Constitutional Law: Individual Rights and Liberties offers a powerful combination of well-written explanations, multiple-choice questions, problems, and analyses. Brannon P. Denning presents a clear and thoughtful overview of the constitutional doctrines that protect individual rights and liberties. Accessible and interactive, the Glannon Guide Series pedagogy teaches you to effectively answer exam questions as you review course content.
Table of Contents

Problems and Materials on Consumer Law
Sixth Edition
ASPREN CASEBOOK SERIES
Douglas J. Whaley, Emeritus, The Ohio State University
www.aspenlawschool.com/books/whaleyconsumer

Written by Douglas J. Whaley, nationally recognized for his ability to clarify complex topics, this highly regarded casebook provides students and professors with a concise and accessible problem-oriented approach to consumer law. Problems and Materials on Consumer Law, Sixth Edition, skillfully illuminates the main issues of consumer law: deceptive practices, product quality, and consumer credit.

The Sixth Edition covers important recent developments, including the new consumer agency Congress has established, and features new cases and problems.

The Glannon Guide to Commercial Paper and Payment Systems
Third Edition
Stephen M. McJohn, Suffolk University Law School

A concise, clear, effective review of Commercial Paper and Payment Systems topics organized around the theme of multiple-choice questions. The basic format follows the same structure established by the first title in the series, Joseph Glannon’s Glannon Guide to Civil Procedure. The book includes brief explanatory text about the topic under discussion, followed by one or two multiple-choice questions. After each question, the author explains how the correct choice was chosen. Thus the student reviews course content and also learns how to analyze exam questions.
Contracts: Cases and Doctrine, Fifth Edition

ASPEN CASEBOOK SERIES

Randy E. Barnett, Georgetown University
With Teacher’s Manual, includes instruction for Perspectives on Contract Law. Connected Casebook versions available.
www.aspenlawschool.com/barnett_contracts5

Contracts: Cases and Doctrine’s back-to-basics, case-based approach gives students ample doctrinal material as they sift through and analyze facts for prevailing themes and theory. Cases are lightly edited, or presented whole, to give first-year students the opportunity to develop case-analysis skills. The popular flexible organization begins with Remedies, but chapters can be taught in any order. Each chapter begins with a brief textual introduction, and Study Guide questions before each case help focus student attention on salient issues. Background information provides context for understanding cases, and abundant citations reference popular and respected sources. Relevant provisions of the Uniform Commercial Code and the Restatement (Second) of Contracts are thoughtfully presented.

The revised Fifth Edition has been updated throughout with new cases added to build upon the strengths of the book. A completely updated Teacher’s Manual includes a Transition Guide as well as Sample Syllabi.

Contracts

Cases, Discussion, and Problems, Third Edition

ASPEN CASEBOOK SERIES

Brian A. Blum, Lewis and Clark University
Amy C. Bushaw, Lewis and Clark University
www.aspenlawschool.com/blumbushaw3

Contracts: Cases, Discussion, and Problems is known for its clear, straightforward text. Carefully edited modern, engaging cases are presented in context along with classic older cases. Insightful questions draw attention to difficult and crucial aspects of the law and manageable problems supplement cases. Transactional issues such as drafting, client counseling, and negotiation are emphasized through the use of questions and small exercises. International and comparative material offers alternative approaches for students to consider.

The Third Edition introduces new cases, updated discussion, and challenging problems that tackle issues arising from the growing use of electronic media in the formation and performance of contracts. Fresh cases, problems, and text provide new perspectives on contemporary approaches to the law. Full treatment of Revised Article 1 and Current Article 2 respond to the widespread enactment of the Article 1 revisions and this edition no longer refers to revised Article 2.

Cases, Problems, and Materials on Contracts

Seventh Edition

ASPEN CASEBOOK SERIES

Thomas D. Crandall, Scholar in Residence, Gonzaga University School of Law
Douglas J. Whaley, Emeritus, The Ohio State University
www.aspenlawschool.com/books/Crandall_Contracts7e

Cases, Problems, and Materials on Contracts is distinguished among other texts by its excellent organization and thorough coverage of the basic themes of contract law. The accessible, straightforward text begins with clear introductions to each section or concept. Carefully selected cases have been tightly edited for the best effect. Using an engaging problem-oriented approach, students learn contract doctrine by applying their knowledge to short, well-conceived hypotheticals.

Offering a flexible organization, the book starts with “Offer and Acceptance” and moves on to “Consideration,” however, the book is designed so courses can easily start with “Consideration” or “Remedies.” Its flexibility allows for use in courses in which professors are required to teach sales, yet it can also be adapted to avoid teaching the UCC. A manageable length accounts for the book being used in courses of 4, 5, and 6-hour length. The authors have worked closely on all chapters to deliver a seamless revision to this popular text.
**Table of Contents**

**K**

* A Common Law Approach to Contracts  
  **ASPEN CASEBOOK SERIES**  
  Tracey E. George, Vanderbilt University  
  Russell Korobkin, University of California, Los Angeles  

**Statutory Supplement**

* Selections from the Restatement (Second) and Uniform Commercial Code for First-Year Contracts (2016)  
  2016 Statutory Supplement  
  Tracey E. George, Vanderbilt University  
  Russell Korobkin, University of California, Los Angeles  

**Problems in Contract Law**

* Cases and Materials, Eighth Edition  
  **ASPEN CASEBOOK SERIES**  
  Charles L. Knapp, University of California, Hastings  
  Nathan M. Crystal, New York University  
  Harry G. Prince, University of California, Hastings  
  www.aspenlawschool.com/books/Knapp_ContractLaw

* Problems in Contract Law: Cases and Materials, 8E offers a balance of traditional and contemporary cases that reflect the development and complexity of contract law. Explanatory notes and text place classic and contemporary cases in their larger legal context. Questions and problem exercises bridge theory and practice. Adaptable for instructors with different teaching techniques, this successful book includes various perspectives and contractual settings and offers a highly intelligent, contemporary treatment of contract law. It can easily be used in teaching by traditional case analysis, through problem-based instruction, or using theoretical inquiry.

**Statutory and Case Supplement**

* Rules of Contract Law  
  Selections from the Uniform Commercial Code, the CISG, the Restatement (Second) of Contracts, and the UNIDROIT Principles, with Material on Contract Drafting, Sample Examination Questions, and Supplemental CISG Cases 2016-2017 Statutes  
  Charles L. Knapp, University of California, Hastings  
  Nathan M. Crystal, New York University  
  Harry G. Prince, University of California, Hastings  
Drawing upon their collective experiences in the classroom and the boardroom as well as in law-firm and in-house practice, authors David Zarfes and Michael L. Bloom, in *Contracts and Commercial Transactions*, explore actual agreements between sophisticated parties. Along the way, they teach the reader to understand and analyze contracts. By immersing the reader in actual contracts, this book provides the reader with the necessary context, vocabulary, and framework to begin to think about drafting contracts. Accordingly, this book is ideal for an upper-level course on contract analysis, an important skill for most any practicing attorney and one that naturally precedes contract drafting.

Brian Blum is widely regarded for writing and teaching skills that help first-year students understand difficult concepts. The unique, time-tested pedagogy in *Contracts: Examples & Explanations* combines text with examples, explanations, and questions to test student comprehension and provide practice in applying information to fact patterns. The questions (in which there are a variety of issues in one fact situation) are similar to those on a law school or bar examination. Diagrams provide useful visual aids for remembering key points. UCC Article 2 is covered throughout the book as is the important contemporary trend of electronic contracting.

The Sixth Edition expands and refines the discussion of standard and electronic contracts. The text places greater emphasis on standard arbitration and forum selection clauses, which have been frequently challenged in recent cases. References to the failed 2003 revisions of Article 2 are brief and selective. The Sixth Edition presents updated text as well as new examples and explanations. Many new cases with interesting facts and discussion are used to illustrate text and form the basis of examples and explanations.

*Contract Law and Theory, 2E* is a student treatise that conveys a grasp of theory and policy that makes all of the contract rules easier to understand. By explaining and applying contract theory to a wide range of contracts cases, Eric Posner reveals not only the “what” of doctrine but also the “why”—why one rule rather than another makes sense from a policy perspective. An understanding of what contract theory is and how it is applied will help you to understand not only Contracts, as taught in law school, but also the many areas of law in which contractual ideas operate, such as bankruptcy law, secured transactions, and corporate law.

### Perspectives on Contract Law

**Fourth Edition**

**PERSPECTIVE READER SERIES**

Randy E. Barnett, Georgetown University


Interesting and informative, *Perspectives on Contract Law* is an anthology of legal scholarship that presents both seminal and cutting-edge writing by luminaries in the field. Selected and edited by Randy Barnett with the first-year law student in mind, introductory text and Study Guides frame each article and helpfully suggest salient themes.

### The Glannon Guide to Contracts

**Second Edition**

Theodore Silver, Touro College, Jacob D. Fuchsberg Law Center

Stephen Hochberg, Touro College, Jacob D. Fuchsberg Law Center


Kindle version available.

This student-friendly study guide offers a clear, concise, and complete explanation of contract law through skillful use of multiple-choice questions. Addressing all topics covered in standard first-year contract courses—and more-- it provides an expository review of key points of law and illustrative scenarios, followed by probing multiple-choice questions. Systematically, step by step, all possible answers are deconstructed through careful explanation and analysis, leading students through the logic of why the correct answer was correct and, importantly, why the others were not. Important test-taking techniques and tactics receive thorough coverage throughout the text, making *The Glannon Guide to Contracts* an invaluable aid for first-year students trying to navigate the complexities of contract law.

### Experiential Learning Add-On

**A Day in the Life of A Lawyer: Contracts Module**

**VIDEO SERIES**

Susan M. Chesler

Patrick E. Longan

Karen J. Sneddon


www.WKLegaledu.com
Copyright in a Global Information Economy
Fourth Edition

ASPIEN CASEBOOK SERIES
Julie E. Cohen, Georgetown University
Lydia Pallas Loren, Lewis & Clark
Ruth L. Okediji, University of Minnesota
Maureen A. O’Rourke, Dean, Boston University
With Teacher’s Manual and Annual Supplement.
Kindle version available.

www.coolcopyright.com

Copyright in a Global Information Economy explores the full range of copyright law and its relationship to technological innovations and globalization. Written with precision and clarity, this ambitious yet manageable casebook elucidates the fundamental disputes of copyright law with incisive and balanced perspective. The book features comprehensive coverage of domestic and international copyright law, a balanced treatment of controversial issues, as well as a wide selection of concisely edited cases, engaging and practical examples and discussions, practice exercises, and photographs that facilitate and stimulate discussion of cases.

Statutory Supplement

Copyright in a Global Information Economy
2016 Case and Statutory Supplement
Julie E. Cohen, Georgetown University Law Center
Lydia Pallas Loren, Lewis & Clark Law School
Ruth L. Okediji, University of Minnesota Law School
Maureen A. O’Rourke, Dean, Boston University

Copyright
Fourth Edition
EXHAXMPLES & EXPLANATIONS SERIES
Stephen M. McJohn, Suffolk University

Using proven Examples & Explanations pedagogy, this comprehensive study guide provides students with a short account of the law, followed by a variety of concrete examples and explanations that help reinforce and give substance to the key rules and concepts in copyright law. Its flexible organization lets students move freely between topics that range from classic copyright cases, such as rights of authorship, to areas of contemporary interest, including Internet use, open source licensing and online music rights.
Table of Contents

Cases and Materials on Corporate Mergers and Acquisitions
ASPEN CASEBOOK SERIES
Peter V. Letsou, Willamette University
Criminal Law
A Contemporary Approach Cases, Statutes, and Problems
ASPEN CASEBOOK SERIES
Kate E. Bloch, University of California, Hastings
Kevin C. McMunigal, Case Western Reserve University
With Teacher’s Manual, DVD, and PowerPoint slides.

New York Criminal Law
Cases and Materials
ASPEN CASEBOOK SERIES
Markus D. Dubber, State University of New York, Buffalo
With Teacher’s Manual.
www.aspenlawschool.com/dubber


Law and Neuroscience
ASPEN CASEBOOK SERIES
Owen D. Jones, Vanderbilt University
Jeffrey D. Schall, Vanderbilt University
Francis X. Shen, University of Minnesota
aspenlawschool.com/books/lawandneuro/

The implications for law of new neuroscientific techniques and findings are now among the hottest topics in legal, academic, and media venues. Law and Neuroscience – a collaboration of professors in law, neuroscience, and biology – is the first coursebook to chart this new territory, providing the world’s most comprehensive collection of neurolaw materials. This text will be of interest to many professors teaching Criminal Law and Torts courses, who would like to incorporate the most current thinking on how biology intersects with the law.

Criminal Law and Its Processes
Cases and Materials, Ninth Edition
ASPEN CASEBOOK SERIES
Sanford H. Kadish, Emeritus, University of California, Berkeley
Stephen J. Schulhofer, New York University
Carol Steiker, Harvard University
Rachel E. Barkow, New York University
With Teacher’s Manual.

The authors of Criminal Law and Its Processes are nationally recognized scholars, and their cohesive intellectual framework provides students with an analytical tool to interpret and understand doctrine while focusing on developing an understanding of principles and rules applicable to all crimes.

The Ninth Edition features a completely reorganized chapter on group crime that includes more student-friendly treatment of accomplice liability and conspiracy as well as a new section on punishing corporations for criminal conduct and an updated theft chapter that explores honest services fraud and identity theft. The chapter on rape includes the debates over force and consent and notes on male rape victims and human trafficking. There is a new section on felony murder. The treatment of proportionality includes recent Supreme Court case law and challenges to life without the possibility of parole sentences. The question of what to punish is now explored through the lens of teenage bullying. Finally, new sentencing materials include a case study of Bernie Madoff’s sentencing.

Criminal Law
Cases and Materials, Seventh Edition
ASPEN CASEBOOK SERIES
John Kaplan, Late of Stanford University
Robert Weisberg, Stanford University
Guyora Binder, State University of New York, Buffalo
Connected Casebook versions available.
www.aspenlawschool.com/kaplan7

Criminal Law: Cases and Materials has long been respected for its distinguished authorship. The late John Kaplan’s extraordinary work continues with the scholarship of Robert Weisberg and Guyora Binder. Logically organized into six categories, the text addresses the purposes and limits of punishment and considers the meaning and types of crime. Well-edited cases, interesting materials, and clear notes combine with cutting-edge issues and important social questions, such as who and why we punish. Especially strong are the discussions on the death penalty, rape, and other forms of sexual assault as well as sentencing proportionality, possession crimes, and felony murder. The Seventh Edition features updated material and cases throughout the text and is also available in an e-version.
## Table of Contents

### Criminal Law

**Criminal Law: Doctrine, Application, and Practice**

*ASPEN CASEBOOK SERIES*

**Jens David Ohlin, Cornell Law School**


Designed to respond to the changing nature of criminal law, *Criminal Law: Doctrine, Application, and Practice* offers a fresh approach that features a blend of criminal law theory, clear presentation of the doctrine, classic and modern cases, and an exploration of the practice and policy considerations of the doctrine. Materials are presented in a visually lively style, via a consistently structured pedagogy within each chapter: Doctrine (treatise-like explanation), Application (cases), and Practice/Policy (questions providing an opportunity for normative critique of the law and exploration of practical and strategic challenges facing criminal lawyers). Theory is integrated into the doctrine section rather than conveyed through law review excerpts, so as to help students make the necessary connections to doctrinal issues. Aggressively-edited cases help keep the length to a minimum, and modern cases will engage younger students and professors.

### Defining Crimes

**Defining Crimes**

*Second Edition*

*ASPEN CASEBOOK SERIES*

**William J. Stuntz, Late of Harvard University**  
**Joseph L. Hoffmann, Indiana University**


The distinguished author team of William J. Stuntz and Joseph L. Hoffmann has written an innovative new casebook that moves the study of criminal law out of the classic law and philosophy framework (“Why do we punish?”) and into the real world (“How is criminal law interpreted and applied in today’s criminal justice system?”). The entirely new perspective of *Defining Crimes* reflects the essential nature of the problems and issues that affect criminal cases every day.

### Defining Federal Crimes

*Defining Federal Crimes*  

*ASPEN CASEBOOK SERIES*

**Daniel C. Richman, Columbia Law School**  
**Kate Stith, Yale Law School**  
**William J. Stuntz, Late of Harvard University**


This book is the first to frame federal criminal law as a distinctive world created and shaped by the interplay between the three branches of the federal government. It provides an overview of basic doctrine while inviting students to explore the many difficult and unsettled questions that continue to perplex judges, prosecutors, defense attorneys, and policymakers. Particularly since students’ basic Criminal Law courses draw on penal laws from any number of jurisdictions, this book will be their first exposure to an actual criminal law system, in which each law-shaping institution can react to the moves of the others.

### Criminal Law

**Criminal Law: Case Studies and Controversies,** Third Edition

*ASPEN CASEBOOK SERIES*

**Paul H. Robinson, University of Pennsylvania**


*Criminal Law: Case Studies and Controversies* is valued for its innovative case studies method. Each topic area includes a detailed story about the people and events leading up to the offense. Principal cases from a wide variety of jurisdictions are followed by the statutes that existed at the time of the offense. Treatise-like summaries of law give students an overview of the law, introduce the underlying theoretical principles, and provide context. An extensive Teacher’s Manual provides the aftermath of each story, an analysis of principal cases and problem cases, a summary of the arguments in the highlighted controversies, and pedagogical features. A rich website allows instructors to poll their students on liability judgments for each principal case, provides PDFs with full opinions and appellate opinions, and includes other resources.

The *Third Edition* includes new material on restorative justice, suicide and assisted suicide, possession offenses, corporate criminality, child pornography, computer fraud, identity theft, illegal prescription drugs, cyberbullying, and common law concepts of “general intent” and “specific intent.” Graphics from the Teacher’s Manual have been added.
Criminal Law employs the unique, time-tested examples & explanations pedagogy that combines text with comprehensive examples, explanations, and questions to test students’ comprehension while providing practice in applying the law to fact patterns. Explanations include analysis of both prosecution and defense — valuable exam-writing help for students. Current, interesting, and accessible, the text often incorporates popular culture, humor, and well-known cases that have not made the appellate courts or even gone to litigation. Examples & Explanations: Criminal Law is highly recommended by Atticus Falcon, author of Planet Law School, an orientation guide for students about to begin law school.

The Sixth Edition reviews “stand your ground” statutes, with discussion of the Trayvon Martin case. Many new examples and explanations relate to current issues: the duty of a football coach to report sexual abuse of a minor; police officers knowingly putting suspects in danger of being killed; bullying by soldiers causing suicide; statutory rape liability of young adolescents engaging in consensual sex; cyberbullying and homicide; and motor vehicle homicide as a strict liability offense.

Criminal Law is distinguished by its authorship. Paul H. Robinson is a leading scholar in the field. The Second Edition welcomes new co-author Michael T. Cahill, Associate Dean for Academic Affairs and Professor of Law, Brooklyn Law School, and also co-author, with Robinson, of the renowned Law Without Justice. Together, they offer lucid explanations and descriptions of the rules of criminal law and provide a complete treatment of the Model Penal Code’s positions on each topic. The excellent, realistic hypotheticals throughout the material underscore key points.

For the new edition, the authors have developed a more accessible and readable presentation, adding a mini “table of paragraph headings” at the start of each section. The hypotheticals opening each section have been refreshed, as have the marginal notes. Topics new to the Second Edition include the scope of criminalization; the participants in the criminal justice process and their institutional roles; offenses targeting group criminality; endangerment offenses; and fraud offenses. Brand new chapters cover possession offenses, offenses against public administration, and offenses against public values.

Inside Criminal Law: What Matters and Why, Second Edition, engages students by explaining the essential topics so that they understand not only the law, but also what makes it interesting and important.
Jumpstart Criminal Law explains the context in which criminal statutes are drafted and enacted and in which criminal trials and appeals take place by exploring the relationship between state and federal criminal prosecutions and trials; the difference between criminal offenses and defenses in different jurisdictions; the steps in the criminal justice process; the separate roles of judge and jury in criminal cases, and their significance; "element analysis" in criminal cases and with criminal statutes; the nature of the different types of criminal law defenses; criminal defense ethics; how, when, and why conduct is criminalized; and the role of "mens rea" and "actus reus" in criminal law. Legal reasoning and the criminal justice process are taught through numerous judicial opinions and analysis. The straightforward and informal writing style makes the cases and statutes comprehensible without the benefit of in-class explanation and discussion. Pedagogical features that support learning include (1) a glossary of terms, idioms, and procedures, (2) artist-drawn, memory-jogger cartoons illustrating issue of many of the judicial opinions, (3) cases that do not have complex fact patterns, but rather, are short and easy to read, and that apply common rules and principles of law, and (4) examples of issue-spotting, essay, and multiple-choice questions with tips on how to carefully read criminal law exam questions.

The Glannon Guide to Criminal Law is a concise, clear, effective review of criminal law topics organized around multiple-choice questions. Employing a student-friendly, accessible tone, this text includes brief explanatory text about each topic under discussion, followed by one or two multiple-choice questions. After each question, the author explains how the correct choice was chosen and clarifies why other options were not correct. A more sophisticated "Closer" question at the end of each chapter challenges students to stretch their analytical abilities and examine subtle nuances of the topic. Unlike other titles, this approach emphasizes learning the concepts, rather than simply mastering test-taking techniques.
Criminal Procedure

Comprehensive Criminal Procedure
Fourth Edition

ASPER CASEBOOK SERIES

Ronald Jay Allen, Northwestern University
William J. Stuntz, Late of Harvard University
Joseph L. Hoffmann, Indiana University
Debra A. Livingston, Columbia University
Andrew D. Leipold, University of Illinois
Tracey Meares, Yale Law School

Kindle version available.
www.aspenlawschool.com/books/Allen_CrimPro

This is a casebook for all introductory courses in criminal procedure law (including both investigation and adjudication courses, as well as comprehensive and survey courses). The casebook focuses primarily on constitutional criminal procedure law, but also covers relevant statutes and court rules. The casebook is deliberately challenging—it is designed for teachers who want to explore deeply not only the contemporary state of the law, but also its historical and theoretical foundations. The casebook incorporates a particular emphasis on empirical knowledge about the real-world impacts of law-in-action; the significance of race and class; the close relationship between criminal procedure law and substantive criminal law; the cold reality that hard choices sometimes must be made in a world of limited criminal justice resources; and, finally, the recognition that criminal procedure law always should strive to achieve both fairness to the accused and justice for society as a whole.

Supplement

Comprehensive Criminal Procedure
2016 Supplement

Ronald Jay Allen, Northwestern University
William J. Stuntz, Late of Harvard University
Joseph L. Hoffmann, Indiana University
Debra A. Livingston, Columbia University
Andrew D. Leipold, University of Illinois


Criminal Procedure: Adjudication and Right to Counsel, Second Edition is designed for the criminal procedure course focused on trial and post-trial. This split is derived from the successful casebook Comprehensive Criminal Procedure by an outstanding author team. The casebook focuses primarily on constitutional criminal procedure law, but also covers relevant statutes and court rules. Specifically, the adjudication and right to counsel portion of criminal procedure covers the procedures that govern criminal cases after the initiation of formal legal proceedings: pretrial trial, sentencing, and appellate issues.

Criminal Procedure
Investigation and Right to Counsel, Third Edition

ASPER CASEBOOK SERIES

Ronald Jay Allen, Northwestern University
William J. Stuntz, Late of Harvard University
Joseph L. Hoffmann, Indiana University
Debra A. Livingston, Columbia University
Andrew D. Leipold, University of Illinois
Tracey Meares, Yale Law School

Kindle version available.
www.aspenlawschool.com/books/Allen_CrimProIRC

This casebook is derived from the successful casebook Comprehensive Criminal Procedure. Like the parent book, it covers investigation using a thematic approach and offers an appropriate balance of explanatory text and secondary material with well-written notes. In particular, this casebook focuses primarily on constitutional criminal procedure law, but also covers relevant statutes and court rules. Specifically, the investigation and right to counsel portion of civil procedure focuses primarily on criminal investigations, including the right to counsel, the Fourth Amendment, self-incrimination, and related areas.
Written in the student-friendly style that characterizes Chemerinsky's Criminal Procedure. Criminal Procedure: Investigation features cases and author-written essays while omitting notes in the form of rhetorical questions and excerpts from law review articles. The chronological organization moves through the criminal justice process, from investigation to habeas corpus. Dynamic text guides students through understanding the law with tightly edited cases, samples of legal pleadings, and perspectives from prosecutors, defense, counsel, judges, police, and victims.

The Second Edition has been thoroughly updated and provides analysis of the impact of important recent decisions, such as Arizona v. Gant, Herring v. U.S., Berghuis v. Thompkins, Maryland v. Shatzer, Montejo v. Louisiana, Perry v. New Hampshire, Frye v. Missouri, Lafler v. Cooper, and Williams v. Illinois. In addition, the Second Edition examines new decisions affecting right to counsel, right to fair trial, and habeas corpus law.

Case and Statutory Supplement

Criminal Procedure 2016 Case and Statutory Supplement

Erwin Chemerinsky, Dean, University of California, Irvine
Laurie L. Levenson, Loyola Law School, Los Angeles

Criminal Procedures: Cases, Statutes, and Executive Materials, Fifth Edition

**ASPEN CASEBOOK SERIES**

Marc L. Miller, *University of Arizona*
Ronald F. Wright, *Wake Forest University*

www.aspenlawschool.com/books/miller_crimpro5e

Criminal Procedures: Cases, Statutes, and Executive Materials is noted for its comprehensive coverage and excellent selection and editing of cases and materials. The new edition retains the casebook’s engaging writing style and division of materials into “teachable chunks.” Updated cases are chosen for their contemporary accuracy and feel, to complement essential cases of historical value. Taken together, the principal materials highlight procedural variety, focus on real process topics, provide the political context, and consider the impact of procedures on the various parties involved. The scholarly expertise and experience of the authors is especially reflected in the Criminal Procedure II materials, which includes coverage of prosecutorial charging, plea bargaining, and sentencing. Their frequent use of Problems gives instructors options for applying concepts and doctrines in realistic practice settings.

**Case and Statutory Supplement**

Criminal Procedures

2016 Supplement

Marc L. Miller, *University of Arizona*
Ronald F. Wright, *Wake Forest University*


In Criminal Procedures: Prosecution and Adjudication: Cases, Statutes, and Executive Materials, the highly respected author team presents a student-friendly, comprehensive survey of the laws and practices at work between the time a person is charged and when the courts resolve the offender’s conviction and sentence. In the Fifth Edition, the authors retain the vitality and contemporary approach of the book with an updated selection of cases and statutes and expanded discussions of important topics. Covering in detail the “bail-to-jail” portions of the criminal process, this casebook features: Extensive use of documents from multiple institutions including U.S. Supreme Court cases, state high court cases, state and federal statutes, rules of procedure, and prosecutorial policies; a real world perspective that focuses on high-volume issues of current importance to defendants, lawyers, courts, legislators, and the public; interdisciplinary examination of the impact that different procedures have on the enforcers, lawyers, courts, communities, defendants, and victims; and frequent use of Problems that gives the instructor options for applying concepts and doctrines in realistic practice settings.

Criminal Procedures: The Police: Cases, Statutes, and Executive Materials, Fifth Edition

**ASPEN CASEBOOK SERIES**

Marc L. Miller, *University of Arizona*
Ronald F. Wright, *Wake Forest University*

www.aspenlawschool.com/books/miller_crimproPolice5e

Criminal Procedures: The Police: Cases, Statutes, and Executive Materials, Fifth Edition, is a comprehensive treatment of criminal procedures that depicts the enormous variety within criminal justice systems by examining the procedures and policies of both federal and state systems and looking at sources of law and doctrine from multiple institutions. This “real-world” text offers students and instructors a deliberate focus on the realities of the high-volume circumstances that surround criminal procedure. The currency and timeliness of the Fifth Edition of this highly regarded casebook is ensured by an updated selection of cases and statutes as well as expanded coverage of important areas.
Cases on Criminal Procedure: 2013-2014

ASPEN COURSEBOOK SERIES

Robert M. Bloom, Boston College

www.aspenlawschool.com/books/bloom

This thoughtful, carefully organized book offers a thorough grounding in the constitutional underpinnings of police practice, including responses to volatile social challenges such as the war on drugs, terrorism, and the advent of modern technology. *Cases on Criminal Procedure: 2013-2014* provides a historical perspective on the Supreme Court’s changing approaches to issues from the Warren Court through the Burger, Rehnquist, and Roberts Courts. A broad and deep case selection gives instructors maximum flexibility in structuring their courses and supplementing student reading. Succinct, accessible introductions show the significance of the topics and issues, and selected readings explore current thinking on each. Full voting histories are provided for each case, as are texts of the relevant Constitutional Amendments and a chart of Supreme Court Justices from 1930 to the present.


Examples & Explanations: Criminal Procedure: The Constitution and the Police, 8E is designed to assist the student in the critical task of problem solving. This is accomplished by breaking the constitutional analysis of police conduct into component issues. The “search and seizure” chapters of the book are organized to pose the threshold issue of whether the Fourth Amendment applies, and then deal with the discrete questions of justification and the warrant requirements. The chapters on interrogation and confessions sequentially follow the questions that must be resolved to determine the admissibility of a statement obtained by the police from a suspect.

The format is a combination of text, examples, and explanations. Each chapter begins with an accessible summary of the controlling law, followed by a set of examples of increasing difficulty that explore the basic concepts and then challenge the reader to apply them in situations (frequently derived from reported cases) in the ever-present gray areas. The explanations permit students to check their own understanding of the material and provide additional insights not developed in the text. The goal is to convey the richness of the evolving case law while at the same time helping to demystify this highly complex domain of law.

A leading student study aid in criminal procedure for both its authority and effectiveness, *Criminal Procedure II: From Bail to Jail*, Third Edition engages students in all post-arrest topics. Using time-tested Examples & Explanations pedagogy, Singer’s clear writing style makes these complex issues accessible to students. It is also the only student study aid in Criminal Procedure to include a discussion of victims’ rights.

The Third Edition continues to expand its focus non-criminal trial remedies for prosecutorial misconduct. Cases and examples have been updated to reflect recent developments in criminal procedure law, and there is new emphasis on the ongoing struggle with rules of discovery, both as a constitutional matter and as it affects federal and state court rules.
Inside Investigative Criminal Procedure
What Matters and Why
INSIDE SERIES
Julian Cook, University of Georgia

Using a straightforward, clear, and informal writing style, Inside Investigative Criminal Procedure: What Matters and Why offers basic coverage of the main themes of investigative criminal procedure. An abundance of pedagogical features support learning and facilitate use. They include an Overview in each chapter, a brief introduction that positions the topic within the course, so that, from the beginning, students understand both what the topic is about and why it matters. Students’ Frequently Asked Questions (FAQ’s) are spelled out and given straightforward answers to clear up the most common mistakes and misconceptions. Sidebars offer additional insight, or background and historical information, or highlight important, illustrative cases. Graphics illustrate concepts and relationships and support visual learning. Chapter summaries are provided and Key Terms appear in bold. “Connections” at the end of each chapter briefly connect the material to other chapters, encouraging students to consider “Where have I been?” and “Where am I going?” The text features a two-color page design for added clarity.

Plea Bargaining Across Borders
Criminal Procedure
LAW ACROSS BORDERS SERIES
Jenia I. Turner, Southern Methodist University
With Professor’s Notes in the website.
www.aspenlawschool.com/books/turner

Plea Bargaining Across Borders: Criminal Procedure can be used alongside any criminal procedure casebook to explore how criminal defendants are treated under different national and international jurisdictions. Jenia I. Turner employs realistic hypothetical scenarios to illustrate how different attitudes toward plea bargaining and sentencing can produce a range of outcomes across jurisdictions.

Inside Adjudicative Criminal Procedure
What Matters and Why
INSIDE SERIES
Julian Cook, University of Georgia
Alan Cook, University of Georgia
Kindle version available.

Inside Adjudicative Criminal Procedure: What Matters and Why is ideal for students who take Adjudicative Criminal Procedure and criminal trial practice courses and clinics, as well as for students who are considering a career in criminal litigation. The book discusses all the topics that are typically discussed in the aforementioned courses, including bail, grand jury and prosecutorial decision-making, discovery, speedy trial, jury selection, trial by jury, right to counsel, double jeopardy, guilty pleas and plea bargaining, sentencing, and post-verdict trials and strategies.

Each chapter describes the most critical legal concepts, and contains succinct discussions of relevant case law and statutes. The material is presented in an organized, aesthetically pleasant format which facilitates student reading and comprehension. The book, whose authors are former federal and state prosecutors with extensive professional and academic experience in adjudicative criminal procedure, is a great study aid to supplement the principal text used in any of the aforementioned courses. The book can also be used as a principal text in practice-related courses.

The Glannon Guide to Criminal Procedure
Third Edition
John Kip Cornwell, Seton Hall Law School

A powerful combination of well-written explanations, multiple-choice questions, analyses, and exam-taking tips, The Glannon Guide to Criminal Procedure: Learning Criminal Procedure Through Multiple-Choice Questions and Analysis prepares you to take any type of exam that might be offered in a Criminal Procedure course. Written by one of the nation’s leading bar lecturers, it also provides an invaluable review of the core concepts tested in Criminal Procedure on both the multistate and essay sections of the bar exam. Honing your understanding of concepts and your ability to apply the rules, John Kip Cornwell presents a comprehensive, thoughtful review of course content that shows you how to effectively analyze and answer exam questions.
A unique and timely text in a burgeoning field, the Third Edition of Disaster Law and Policy takes a broad perspective that looks at the legal and political effects of disasters across the United States and around the world. Authors Daniel A. Farber, James Ming Chen, Robert R.M. Verchick, and Lisa Grow Sun examine the roles of lawyers and government in disaster prevention, emergency response, victim compensation, insurance, and rebuilding strategies. Materials include government reports, legal decisions, and readings drawn from a variety of disciplines. Memorable case studies and table-top exercises are added to help students evaluate and apply what they have learned. Ideal for law schools and for non-legal programs in disaster studies, Disaster Law and Policy shows how catastrophic events test the mettle of the legal structures and government programs charged with creating, preserving and rebuilding communities—particularly in times of greatest need.
Dispute Resolution

**Mediation Representation**
*Advocating as a Problem-Solver, Third Edition*

**ASPEN CASEBOOK SERIES**
Hal Abramson, Touro Law Center

www.aspenlawschool.com/books/representation2

This award winning text offers an accessible comprehensive approach to client representation in mediation, beginning with the initial client interview through the mediation session. The text gives special attention to the various ways mediators can assist participants. It covers how to advise clients about the mediation option and negotiating an agreement to mediate; presents techniques for overcoming impasses, including learning how to use decision-tree analysis and dealing with emotions; examines how to negotiate in a mediation process with the assistance of a mediator; presents techniques for resolving primarily moneyed disputes; provides a culturally neutral framework for representing clients between parties from different countries and with different cultural backgrounds, and considers alternative processes for resolving issues not settled in mediation. The Third Edition offers additional questions and problems for each chapter, new text and exercises on representing clients in disputes primarily involving money, and additional video clips.

**Lawyer Negotiation**
*Theory, Practice, and Law, Third Edition*

**ASPEN CASEBOOK SERIES**
Jay Folberg, University of San Francisco
Dwight Golann, Suffolk University

www.aspenlawschool.com/books/Folberg_LawyerNegotiation

Designed to prepare law students to negotiate knowledgeably and successfully as lawyers representing clients, Lawyer Negotiation: Theory, Practice, and Law, Third Edition, features an integrated approach that combines theory, skills, negotiation strategy, ethics, and law. A very readable, interesting, and lively text for any law school Negotiation course, this book reflects the authors’ experience as negotiators, mediators, ADR teachers, and trainers. Interesting notes, thoughtful problems and provocative questions throughout the text raise practical negotiation challenges and policy issues. Excerpts from other leading authors are included, allowing for diverse ideas to be presented on negotiation techniques, and eliminating the need for supplemental material. In addition, examples are included from cases, literature, and the authors’ files.

**Resolving Disputes**
*Theory, Practice, and Law, Third Edition*

**ASPEN CASEBOOK SERIES**
Jay Folberg, University of San Francisco
Dwight Golann, Suffolk University
Thomas J. Stipanowich, Pepperdine University School of Law
Lisa A. Kloppenberg, University of Santa Clara School of Law

www.aspenlawschool.com/books/Folberg_ResolvingDisputes_3e

Resolving Disputes: Theory, Practice, and Law, Third Edition, features a logical four-part organization that covers negotiation, mediation, arbitration, and hybrid approaches, which prepares law students to represent clients in all forms of alternative dispute resolution. Drawing on the authors’ decades of experience as teachers, neutrals, and ADR trainers, this casebook provides vivid examples presented from headline cases, literature, and the authors’ files. In addition, it offers excerpts from other leading authors so that diverse ideas are juxtaposed on major issues. The text integrates coverage of law, ethics, and practice and interesting notes, thoughtful problems and provocative questions throughout the text illustrate the role of the attorney, the perspective of the client and practical challenges.

**Mediation**
*The Roles of Advocate and Neutral, Third Edition*

**ASPEN CASEBOOK SERIES**
Dwight Golann, Suffolk University
Jay Folberg, University of San Francisco

www.aspenlawschool.com/books/Golann_Mediation

With an emphasis on the practical, Mediation: The Roles of Advocate and Neutral, Third Edition, integrates theory with skills and strategies, ethics, and multiple practice applications to teach students about mediation and how to represent clients effectively in the process. This next-generation casebook includes all of the mediation material in Resolving Disputes as well as selected materials from the negotiation and hybrid sections. It expands the mediation coverage in the survey casebook, focusing on psychological barriers, techniques of conducting legal mediation, and how to use mediation as a litigator. Lastly, the Third Edition of Mediation adds coverage not available in the survey book, including exploration of cognitive obstacles, subtle emotional issues, methods of facilitating positional bargaining and disagreements over legal issues, and policy issues affecting mediation.
Dispute Resolution
Negotiation, Mediation, Arbitration and Other Processes
Sixth Edition
ASPEN CASEBOOK SERIES
Stephen B. Goldberg, Northwestern University
Frank E. A. Sander, Harvard University
Nancy H. Rogers, The Ohio State University
Sarah Rudolph Cole, The Ohio State University
www.aspenlawschool.com/books/goldbergandsander

This comprehensive casebook provides overviews, critical examinations and analyses of the application of ADR’s three main processes for settling legal disputes without litigation — negotiation, mediation, and arbitration — as well as the issues raised as these processes are combined, modified and applied. Using classic and contemporary simulations and questions, it allows students to evaluate, critique and practice the various dispute resolution techniques in use today.

The Sixth Edition has been updated to reflect recent developments in empirical mediation research, including latest research on what makes a mediator successful. It re-examines the law of arbitration in light of recent U.S. Supreme Court rulings and offers more practice-related issues, questions and exercises — including emerging processes such as mediation-arbitration and online dispute resolution.

Negotiation
Theory and Strategy, Third Edition
ASPEN CASEBOOK SERIES
Russell Korobkin, University of California, Los Angeles

Unlike other books that focus on the nuts-and-bolts of the negotiation process, Negotiation: Theory and Strategy’s conceptual approach draws on psychology, cutting-edge scholarship, and law to create an analytical framework with which students can learn to think about negotiation strategy before applying the framework to specific negotiation problems and contexts.

The Practice of Mediation
A Video-Integrated Text, Second Edition
ASPEN COURSEBOOK SERIES
Douglas Frenkel, University of Pennsylvania
James H. Stark, University of Connecticut
www.aspenlawschool.com/frenkelandstark_mediation

The Practice of Mediation: A Video-Integrated Text is the first book to combine in-depth textual analysis of the mediation process with fully integrated, online video illustrating the stages of the mediation process and the many constituent skills of effective mediators. Written in an engaging and conversational style, the text provides students a sophisticated understanding of the negotiation process and barriers to conflict resolution. Accompanied by seven hours of online video of unscripted mediated disputes involving three different cases and nine mediators with widely varying styles, the presentation allows students to “see” what they are reading about and prepares them for all major approaches to mediation. In addition, the text includes up-to-date analysis of the ethics of mediation and the role of the representative lawyer in the process.

The Second Edition also makes the video case studies available to students in a seamless e-book format. It adds new and expanded coverage of on-line mediation, cross-cultural mediation and co-mediation and also includes a new, full-length video of the text’s high-conflict child custody mediation.

Dispute Resolution
Beyond the Adversarial Model, Second Edition
ASPEN CASEBOOK SERIES
Carrie Menkel-Meadow, Georgetown University Law Center
Lela P. Love, Yeshiva University
Andrea K. Schneider, Marquette University
Jean Sternlight, University of Nevada, Las Vegas

Dispute Resolution: Beyond the Adversarial Model, Second Edition, takes a comprehensive look at the current state of Dispute Resolution by incorporating key aspects of the negotiation, mediation, arbitration, and hybrid processes: the theoretical frameworks that define the processes, the skills needed to practice them, the ethical issues implicated in their uses, and the legal and policy analyses surrounding each process.
Mediation: Practice, Policy, and Ethics, Second Edition

Aspen Casebook Series

Carrie Menkel-Meadow, Georgetown University Law Center
Lela P. Love, Yeshiva University
Andrea K. Schneider, Marquette University

www.aspenlawschool.com/books/mediationpractice2

Mediation: Practice, Policy, and Ethics provides a comprehensive and current introduction to the world of mediation, including law and policy, case examples, and practice guidelines for mediators and attorney representatives. Leading scholars and award-winning teachers in the field present critiques of mediation as well as its promise and potential. Their practical, problem-solving approach includes both analytical and behavioral approaches in varying gender, race, and cultural contexts. The text can be used for lawyer-mediators, lawyer-representatives in mediation, and non-lawyer mediators. An extensive Teacher’s Manual offers suggested syllabi, teaching notes, simulations, discussion pointers, and exam and paper suggestions.

The Second Edition showcases recent case developments in mediation and adds new material on cultural diversity that includes coverage of international and intercultural mediation. New problem sets appear in the text, and new simulations are found in the Teacher’s Manual.

Negotiation: Processes for Problem Solving, Second Edition

Aspen Casebook Series

Carrie Menkel-Meadow, Georgetown University Law Center
Andrea K. Schneider, Marquette University
Lela P. Love, Yeshiva University

www.aspenlawschool.com/books/negotiation2

A distinguished team of dispute resolution scholars offers a thorough treatment of negotiation skills, ethics, and problem solving techniques. Negotiation: Process for Problem Solving features a practical problem-solving approach to Negotiation, appropriate for short electives, linked ADR surveys, and CLE courses or clinics. The Second Edition looks at the latest interdisciplinary approaches to negotiation, including social and cognitive psychology, gender and negotiation, and multi-party negotiation.

Designing Systems and Processes for Managing Disputes

Aspen Casebook Series

Nancy H. Rogers, The Ohio State University
Robert C. Bordone, Harvard University
Frank E. A. Sander, Harvard University
Craig A. McEwen, Bowdoin College

www.aspenlawschool.com/books/managing_disputes

Designing Systems and Processes for Managing Disputes is the first book of its kind that teaches students how to address situations where highly complex disputes — or series of disputes — are not well-served by existing systems. With clear focus on skill development, and challenging problems and exercises, the text provides numerous examples of complex disputes across a variety of venues. With a detailed Appendix to assist students with no prior dispute resolution experience, this coursebook is appropriate for law school courses, as well as courses taught in business or public policy schools.

Dispute Resolution

Examples & Explanations Series

Michael L. Moffitt, University of Oregon
Andrea K. Schneider, Marquette University

www.aspenlawschool.com/books/dispute_resolution3

Highly respected ADR authors Michael Moffitt and Andrea Schneider bring their considerable experience and expertise to the proven-effective Examples & Explanations series pedagogy. Dispute Resolution combines introductions to theory with practical exercises in decision analysis, problem solving, and various forms of conflict resolution.
Basic Contract Drafting Assignments: A Narrative Approach is a unique supplement of contract drafting exercises designed to be used with any contracts or drafting course book. Instructors who want to incorporate drafting exercises into the classroom experience will find an invaluable asset in this supplement, which provides students with the tools necessary to develop skills that can be applied to various types of advanced transactional work.


ASPEN COURSEBOOK SERIES

Tina L. Stark, Formerly of Emory University

www.aspenlawschool.com/books/stark_contracts2

Drafting Contracts continually emphasizes the nexus between the business deal and the contract. There are plentiful examples of well-drafted provisions, many based on commercial agreements. Exercises may be used in or out of class, singly or corroboratively, and cover marking up contracts and new drafting, with mark-ups and new drafting combined into a single additional exercise.

The Second Edition has been thoroughly updated and features new exercises throughout the book. It also offers examples of multiple well-drafted contracts annotated by the author, and expanded discussion of how to write memos to a client discussing a contract draft.

Drafting Contracts in Legal English: Cross-Border Agreements Governed by U.S. Law

LEGAL RESEARCH AND WRITING

Cynthia M. Adams, Indiana University –Indianapolis
Peter K. Cramer, Washington University –St. Louis

www.aspenlawschool.com/books/Adams

Written in a deliberate and concise manner, devoid of United States colloquialisms, Drafting Contracts in Legal English: Cross-Border Agreements Governed by U.S. Law is designed for classroom use as well as self-study. Teaching a strategic approach and sequential steps to drafting contracts, the text includes examples and exercises based on cross-border agreements. Special drafting issues in cross-border agreements are also considered. The online Teacher’s Manual gives suggestions for in-class discussion and exercises, sample drafting assignments designed to simulate real-world drafting experiences, and sample syllabi.
Economic Analysis of Law
Ninth Edition
ASPEN CASEBOOK SERIES
Richard A. Posner, Judge, U.S. Court of Appeals, Seventh Circuit, and University of Chicago Law School
www.aspenlawschool.com/books/posner_economic

Lucid, comprehensive, and definitive in its field, the Ninth Edition has been revised to be clearer and less technical with greater attention paid to judicial behavior, realistically modeled and explained in economic terms. Earlier editions’ questions have been converted to answers, making the book more accessible and informative and the author has incorporated insights from the vast number of books and articles published in the last few years on economic analysis of law. Two new chapters, one on intellectual property, and one on international and comparative law, both exploding fields have been added along with a more eclectic approach to reflect recent criticisms of “rational choice” theory, in particular the need to supplement it with insights from psychology.

An Introduction to Law and Economics
Fourth Edition
ASPEN COURSEBOOK SERIES
A. Mitchell Polinsky, Stanford University

This compact paperback, distinguished by its brevity and clarity, studies a limited number of topics in the economic analysis of the law in order to help students learn how to approach legal rules like an economist.
Unlike casebooks that zero in on the first amendment or bureaucratic aspects of education law, *Education Law: Equality, Fairness, and Reform* stays focused on equality and civil rights issues. Individual chapters on each area of inequality explore race, poverty, gender, disability, homelessness, and language status. A structured approach to the complex first amendment divides it into three different chapters addressing, in order, freedom of expression and thought, religion in schools, and the intersection of religion and freedom of expression with school curriculum. Chapters relating to current educational reform and problems are included. Narrative introductions to every chapter, major section, and case synthesize the material to improve student comprehension and retention. Efficient presentation of carefully-edited cases and secondary sources permits comprehensive inclusion of relevant case law. Student-friendly questions and notes follow each case. The book includes hypothetical-based problems that require synthesis of law, factual application, fact gathering, professional judgment, and practical problem solving. These problems can be modified for group exercises, class discussion, or writing assignments.

*Education Law, Policy, and Practice* promotes a depth of understanding about the key cases and statutes. The authors integrate the law with policy and practice, following related political, financial, and practical issues. Each of the major issues in education law is discussed at length and "practicums" in each section allow students to apply the law to realistic situations. A helpful Teacher’s Manual provides a clear synopsis for every case in the book, answers to the questions at the end of cases, strategies for discussing and resolving the Practicums, additional teaching techniques, and alternative syllabi.

The Third Edition features new cases decided by the Supreme Court and discussions of school funding issues at the state and local level, the role of race in American education, teacher evaluation and proposed revisions to tenure, and the range of school reform and school choice initiatives. Other new material examines school violence, zero tolerance discipline policies, the “school to prison pipeline,” the use and abuse of technology in schools, and the latest developments regarding bullying and early childhood education.
Election Law and Litigation offers a student-friendly, practical approach with carefully-designed pedagogical features. Its streamlined approach tracks the chronological order of an election, with significant focus on election administration.

Election Law in the American Political System is an accessible, comprehensive casebook that is flexible enough to permit the professor to teach a survey course that covers all of the major pillars of the field. It is also easily customizable to emphasize certain materials over others or to support an in-depth seminar.

Election Law in the American Political System contextualizes legal doctrine by providing short and useful background readings in democratic theory, history, policy, and political science. Its compact presentation and accessible expository material assist efficient transmission of the material to students. Carefully selected and edited readings and cases illuminate each topic without overwhelming the student with excessive recitation of cases.

Legislation, Statutory Interpretation, and Election Law is an up-to-date, user-friendly, and clear student-oriented treatise tackling the complex subjects in this field, including statutory interpretation, lobbying, bribery, campaign finance law, and voting rights. Suitable for use with courses in Legislation and Regulation, Statutory Interpretation, Election Law, Voting Rights, and Campaign Finance. Features an easy-to-follow correlation chart that matches the book’s coverage to the leading casebooks. Written by one of the leading voices in the field of election law and legislation. No other statutory supplement is as comprehensive, up-to-date, and full of examples (and answers) to test student knowledge.
Empirical Methods in Law
ASPEN CASEBOOK SERIES
Robert M. Lawless, University of Illinois
Jennifer K. Robbennolt, University of Illinois
Thomas S. Ulen, University of Illinois
www.aspenlawschool.com/books/empirical_methods

Today’s legal profession demands that lawyers understand and engage in dialogue about basic empirical research techniques. *Empirical Methods in Law* teaches law students to recognize when empirical research needs to be applied in legal practice. It provides the vocabulary with which to communicate with scientific experts, and an awareness of the type of questions to ask about empirical findings.
Employment Law

Employment Law features up-to-date material on the most dynamic areas of the law and has a strong focus on potential employment disputes. With a current and thought-provoking selection of cases, Employment Law supplements traditional collective bargaining and employment discrimination courses.

The Third Edition features developments in federal and state legal strategies against undocumented alien workers and explores employer use of the internet and social media to conduct background checks on applicants and to monitor employee activities and employer drug testing that includes the disrobing of examinees and “visual” observation. Other important new developments covered include fraudulent inducement claims against employers under state tort law, the effect of health reform on employee benefits law, and new statutes protecting employee rights regarding “off-duty conduct” and lifestyle. Expanded discussion of employee claims based on implied covenant of good faith under state contract law is presented. An update on the rights of employees returning from military service is featured along with developments in advance waiver of right to jury.

Employment Discrimination

This streamlined, straightforward casebook offers a fresh perspective on employment discrimination law, presenting a procedural-based approach (lacking in other texts) to the topic with interactive materials throughout the text. While still providing the traditional employment discrimination casebook coverage, this text emphasizes the importance of procedural issues in workplace cases. It includes a unique “best practices” chapter which discusses the most effective ways to address workplace discrimination, from both a theoretical and legal perspective. Numerous exercises and problems foster classroom discussion. Practice tips situate students in the role of a practicing lawyer. Cases are modern and cutting-edge, demonstrating the importance of employment discrimination law. Each chapter includes a chapter-in-review, and summary charts and graphs are used throughout the text to further student comprehension. Text boxes within cases, historical notes, and news events are all effectively used to help bring the material to life in an innovative new way. Ancillary materials include sample exam problems and answers, proposed syllabi, Teacher’s Manual, and PowerPoint slides.

Employment Law: Private Ordering and Its Limitations, 3E

Employment Law: Private Ordering and Its Limitations, 3E is organized around the rights and duties that flow between parties in an employment relationship. Cases, detailed discussion of the facts, and accessible notes and questions examine the laws that are intended to balance the competing interests and contractual obligations between employer and employee. Problem exercises encourage students to think creatively about how best to protect the interests of workers or employers. Practitioner exercises in planning, drafting, advising, and negotiating develop transactional lawyering skills.

Employment Discrimination Law

This is the first title in our new series “From Theory to Practice”. A concise text that efficiently covers basic employment discrimination law and enhances the teaching of employment discrimination doctrine by allowing students to apply that doctrine in real-world client scenarios.
The best-selling *Cases and Materials on Employment Discrimination* blends cases, notes, and problems into an integrated pedagogy that balances scholarly and practice perspectives. The authors build a conceptual framework for understanding how discrimination is defined and proven in litigation. The text allows professors to explore particular interests more deeply and permits them to take not only a litigation approach but also compliance, investigation, and counseling perspectives characteristic of modern practice. The useful Statutory Supplement is available for separate purchase.

The *Eighth Edition* introduces new Supreme Court cases, including *Wal-Mart, Staub v. Proctor Hospital, North American Stainless*, and *Hosanna-Tabor*. The disabilities chapter has been revised in light of the Americans with Disabilities Act Amendments. A new chapter deals solely with retaliation to reflect the heightened importance of such protection. Notes have been streamlined to enhance student accessibility.

### Case and Statutory Supplement

**Employment Discrimination**
Selected Cases and Statutes, 2016

*Zimmer, Loyola University, Chicago & Emeritus, Seton Hall University*
*Charles A. Sullivan, Seton Hall University*
*Rebecca Hanner White, University of Georgia*


**Examples & Explanations: Employment Discrimination** is the only study guide concerned solely with employment discrimination law. Comprehensive and easily understood, this new edition offers students a synthesis of the course material with a multitude of deftly written questions that will enhance a student’s ability to spot issues and answer questions.
Environmental Law
A Conceptual and Pragmatic Approach, Third Edition
ASPER CASEBOOK SERIES
David M. Driesen, Syracuse University
Robert W. Adler, University of Utah
Kirsten H. Engel, University of Arizona
www.aspenlawschool.com/books/Driesen_Envirolaw

Environmental Law: A Conceptual and Pragmatic Approach, 3E organizes its presentation of environmental law around key concepts rather than around statutes, an approach that provides coherence to the study of Environmental Law. In addition, it also orients students in a way that will allow them to become effective practitioners, well acquainted with the central recurring problems in the field. Though the book focuses primarily on pollution control law, it does include a chapter on environmental restoration as well as some treatment of NEPA and the ESA. The book’s numerous problems involving global climate disruption give students the opportunity to practice applying the book’s concepts and particular statutory provisions to the most important contemporary issue, while allowing them to understand how a single scientific problem can implicate numerous statutes.

Coastal Law
Second Edition
ASPER CASEBOOK SERIES
Josh Eagle, University of South Carolina
www.aspenlawschool.com/books/eagle_coastallaw2e

The only casebook focused exclusively on coastal law, this multi-disciplinary book covers the laws and policies pertaining to coastal resources and communities. Its comprehensive coverage includes topical issues such as climate change, oil spill litigation, and hurricane insurance.

Environmental Protection
Law and Policy, Seventh Edition
ASPER CASEBOOK SERIES
Robert L. Glicksman, George Washington University
David L. Markell, Florida State University
William W. Buzbee, Emory University
Daniel R. Mandelker, Washington University
Daniel Bodansky, Arizona State University
Emily Hammond, George Washington University
www.aspenlawschool.com/books/glicksman_environ7e

Environmental Protection: Law and Policy, 7E is an interdisciplinary overview of the fundamental issues of Environmental Law, from history and theory to litigation, regulation, and policy, widely respected for its intellectual breadth and depth.

The book includes a complete introduction to the history of environmental protection, laws and regulations, regulatory design strategies, and policy objectives; analysis of constitutional federalism and related policy questions concerning the design and implementation of environmental protection programs.

It also includes an international and interdisciplinary approach that incorporates science, economics, and ethics; coverage of the major federal pollution control laws—the Clean Air Act, the Clean Water Act, the Resource Conservation and Recovery Act, CERCLA, and more; a chapter on climate change that covers important scientific, policy, and program design questions.

Unlike other books on the market, this text dedicates two chapters on natural resource management issues, focusing on the National Environmental Policy Act and the Endangered Species Act. It also includes national forest management; landmark and cutting-edge cases with explanatory text, notes and questions; charts and graphics, plus numerous exercises and problems.
Most cases in *Natural Resources Law* are introduced with a photo or map of the place, along with a context-setting paragraph. The text conveys the drama behind resource disputes and policy and the love-of-place. This highly teachable book groups readings into discrete, assignment-sized chunks of 25-40 pages, allowing coverage of 2-4 cases or one problem during each class section. The main emphasis is on primary sources, and each chapter opens with relevant statutory and regulatory sections.

The *Third Edition* sees an expanded emphasis on energy, exploring the Deepwater Horizon disaster, fracking, renewable energy development on federal lands, and the Keystone XL Pipeline. Climate change is addressed in every chapter. More problems appear alongside photographs and slides. The user-friendly website includes an electronic Teacher’s Manual, ongoing updates (with edited versions of judicial opinions as they come down), and PowerPoint slides featuring maps, color photos, diagrams, and statutory excerpts.

**Environmental Regulation: Law, Science, and Policy** delivers unparalleled coverage of policy that focuses on the substance of environmental statutes, how they are translated into regulations, and the factors that affect real-world behavior. Self-contained chapters, written in a style accessible to the non-specialist, afford instructors flexibility in organizing courses. Effective teaching and study aids include charts and diagrams, real-world-based problems and questions, “pathfinders” explaining where to find crucial source materials for every major topic, an extensive glossary, and a list of acronyms.

The *Seventh Edition* is a massive revision, updating the most significant new developments in environmental law. Important Supreme Court decisions are explored as well as oil spill liability in the wake of the Deepwater Horizon spill, liability litigation, and the Gulf Coast Claims Facility. The *Seventh Edition* looks at state renewable energy initiatives, the dormant commerce clause, and the impact of burgeoning natural gas supplies on energy policy. The revision also covers efforts to control the environmental effects of hydraulic fracturing and why “fracking” is exempt from the Safe Drinking Water Act, EPA’s regulation of greenhouse gas (GHG) emissions under the Clean Air Act and California’s statewide GHG cap-and-trade program, and how climate change is affecting environmental law.
Environmental Law

ASPEN CASEBOOK SERIES

Zygmunt J.B. Plater, Boston College
Robert H. Abrams, Florida A&M University
Robert L. Graham, Jenner & Block, Chicago
Lisa Heinzerling, Georgetown University
David A. Wirth, Boston College
Noah D. Hall, Wayne State University


Environmental Law & Policy: Nature, Law & Society is a course book designed to access the law of environmental protection through a “taxonomic” approach, exploring the range of legal structures and legal methodologies of the field—rather than simply designing it according to air, water, toxics, etc. as subject media (which often results in duplicative legal coverage). All the major subject areas of pollution and resource conservation are covered, but they are covered according to the legal approaches they represent.

The book is “Saxist,” because it originally arose and continues to carry on themes from the teaching, guidance, and writings of the late Joseph Sax, the eminent pioneer of the environment law field. He emphasized the interaction between common law and public law statutory structures, and introduced the public trust doctrine heavily influencing the field of environmental law.

Environmental Law
Seventh Edition

EXAMPLES & EXPLANATIONS SERIES

Steven Ferrey, Suffolk University


Examples and Explanations: Environmental Law, 7E is a rich text that can be used by students and professors alike. It is the foundation for any environmental or energy law course, and it also covers land-use and international environmental law in separate chapters. New material augments the existing coverage of climate change regulation, the Clean Power Plan, new air and water regulation cases and policies, and recent court determinations on energy law at both federal and state levels. No other book so thoroughly integrates energy law into environmental law, which provides professors with multiple options in every environmental subject area and provides a rock-solid foundation for students.

The Seventh Edition has been thoroughly updated as of 2016 with coverage of several key Supreme Court and Circuit Court opinions. This new version of Environmental Law: Examples and Explanations is a valuable and cost-effective paperback addition to any environmental, energy, or land use law course or as a way to expose non-law students to environmental law, policy, and regulation.

Environmental Crime
Law, Policy, Prosecution

ASPEN ELECTIVE SERIES

Kathleen F. Brickey, Washington University


Using an interdisciplinary approach, Kathleen Brickey covers major Environmental and Criminal Law issues in a clear, concise style that is easily accessible to all students regardless of their backgrounds. An outstanding teaching tool, Environmental Crime is suitable for use in courses or seminars on Environmental Law, White Collar Crime, Federal Criminal Law, Public Policy, and Advanced Criminal Law.

Climate Change Law and Policy

ASPEN ELECTIVE SERIES

Hari M. Osofsky, University of Minnesota
Lesley McAllister, University of San Diego


Leaders in an emergent field, the authors of Climate Change Law and Policy have created a modular and accessible text with extensive web resources. Designed specifically for 2- and 3-credit courses, this unique book has discussion, commentary, and exercises integrated into every chapter. Tracing key legal developments, the scope of this text spans international, United States, foreign, state and local, and nongovernmental efforts to address climate change.

Environmental Law and Policy

ESSENTIALS SERIES

Jonathan R. Nash, Emory University


Offering a big-picture perspective on Environmental Law and Policy, this brief introduction illuminates essential concepts with informal, approachable exposition. The Essentials: Environmental Law and Policy complements any casebook, bridging gaps in students’ understanding of basic coverage.
An Analytical Approach to Evidence: Text, Problems, and Cases, Sixth Edition

Ronald J. Allen, Northwestern University
Eleanor Swift, University of California, Berkeley
David S. Schwartz, University of Wisconsin
Michael S. Pardo, University of Alabama
Alex Stein, Benjamin N. Cardozo School of Law


www.aspenlawschool.com/books/allen_evidence

An Analytical Approach to Evidence: Text, Problems, and Cases, Sixth Edition is a problem-based Evidence casebook that presents the Federal Rules of Evidence in context, illuminates the rules’ underlying theories and perspectives, and provides a fully updated and systematic account of the law. The material is presented primarily through straightforward explanatory text. Lively discussion and interesting problems (rather than numerous appellate case excerpts) engage students in understanding the principles, policies, and debates that surround evidence law.

Evidence

Arthur Best, University of Denver


www.aspenlawschool.com/books/best_evidence

Very clear organization and straightforward introductory material for each section and case make Evidence an important new text in the field. A tested selection of interesting modern cases help students remember the rules, recognize difficult issues of application, examine the policy choices inherent in the rules, and build their case-reading and analytical skills. Concise notes, relatively few in number, maximize the likelihood that students will engage with them. Examples of provocative minority approaches frame the Federal Rules choices. Essay-style problems and multiple-choice questions are presented in each chapter along with suggested analyses for both. An appendix offers extensive practice-ready problems keyed to each chapter.

Scientific and Expert Evidence

John M. Conley, University of North Carolina
Jane Campbell Moriarty, Duquesne University


www.aspenlawschool.com/books/conleymoriarty


The Second Edition adds new material on statistics and economics and explores some of the issues surrounding the evolving science of DNA as it relates to evidence.

Evidence: A Structured Approach, Fourth Edition

David P. Leonard, Late of Loyola Law School, Los Angeles
Victor J. Gold, Loyola Law School, Los Angeles
Gary Williams, Loyola Law School, Los Angeles


www.aspenlawschool.com/books/leonard_evidence4e

The unique structure of Evidence: A Structured Approach facilitates learning and incentivizes students to prepare for class. Organized around the Federal Rule of Evidence, each section of the book introduces a Rule, explaining the background, rationale, and details of the Rule. The text includes numerous diagrams as visual aids to learning and offers short transcripts that illustrate how the rules are applied in the courtroom. The authors emphasize the rules over cases, but include edited versions of some judicial opinions, including the seminal cases that every lawyer should know. The heart of the “structured approach” is the Questions for Classroom Discussion, which follow the narrative explanation for each rule. These questions consist of simple hypothetical cases allowing for a step-by-step analysis of each rule. Because students know what will be the focus of class discussion, they quickly learn that preparation pays off.
The Eighth Edition of this casebook, one of the most widely-adopted Evidence coursebooks ever published, has been thoroughly revised and redesigned to be even more teachable and student friendly. A new 2-color design enhances the reading experience, and new text boxes provide interesting background on select cases and additional perspectives on key issues. New classroom aids include video excerpts of courtroom scenes from famous movies and actual trials, videos of courtroom enactments of many of the book’s problems, and a comprehensive set of PowerPoint slides that can be used, at the option of the instructor, with “clickers” so that students can vote on the admissibility of the evidence offered in each problem. The key elements, however, remain the same, including: the book’s structure around the Federal Rules of Evidence; carefully edited cases and secondary materials; and the inclusion of numerous problems that allow students to apply new concepts.

Statutory Supplement

Federal Rules of Evidence
With Advisory Committee Notes and Legislative History
2016 Supplement
Christopher B. Mueller, University of Colorado
Laird C. Kirkpatrick, George Washington University

A highly flexible casebook, Evidence: Cases, Commentary, and Problems, 4E focuses on core concepts and central controversies in evidence law. With well-selected and tightly edited cases, this casebook offers thoroughly up-to-date coverage of technical and jurisprudential developments in scientific proof. Specifically, the fourth edition has been updated with a dozen new cases while also dropping older material made redundant by the additions, focusing on relevance, hearsay, character evidence, impeachment, privilege, and expert testimony. The author has replaced the Supreme Court’s confrontation decisions in Davis v. Washington and Michigan v. Bryant with the Court’s 2015 decision in Clark v. Ohio. The Court’s 2012 decision in Williams v. Illinois, regarding confrontation and expert witnesses, has replaced State v. Lewis. And Warger v. Shauers, the Court’s 2014 decision applying Federal Rule of Evidence 606(b), has pushed aside Tanner v. United States and People v. Fleiss.

Statutory Supplement

Federal Rules of Evidence
and California Evidence Code
2016 Statutory Supplement
David A. Sklansky, Stanford Law School
Evidence: Skills, Strategies, and Assignments for Pretrial and Trial, offers an exciting new approach to teaching trial evidence. To go with the complimentary trial demonstration DVD Freck Point, the authors have developed 49 role-play assignments — which are situated in the pretrial and trial settings of Freck Point. Clear instruction, case files, and an Evidentiary Handbook round out an extraordinary teaching package that astutely combines the best elements from media, practice, and pedagogy.

People of the State of California v. Phillip Spector: Case File, written by Ann Murphy, a law professor with extensive trial practice experience, is an effective, short, skills-based book, meant to be used as a companion text in any evidence or trial advocacy class. Based on a high-interest, “celebrity” case, it is bound to capture student interest and engage students in the classroom while it illustrates the Federal Rules of Evidence.

Statutory Supplement

Federal & California Evidence Rules
Printed on Facing Pages, With Notes, Comments, Selected Legislative History, and Comparative Commentary
2012 Statutory Supplement
David W. Miller, University of the Pacific
Thomas J. Leach, University of the Pacific
Emily Garcia Uhrig, University of the Pacific

Examples & Explanations: California Evidence, 2E is a must-have book for attorneys, paralegals, and law students alike. Author, Christine Chambers Goodman, has authored the “go-to-guide” on California Evidence law. With clear signposting, visual aids, and the proven-effective E&E pedagogy, this watershed title offers a leg up on the study of evidence in California. It provides a helpful format for course review, and valuable practice applying the evidence code through realistic hypothetical examples based on real cases.

The book is very accessible on such complicated topics as character evidence and the Confrontation Clause, due to its easy-to-read writing style, flowcharts, and checklists, along with its cogent, concise explanations. Everyone studying for the California bar examination, particularly those who attended law school in another state, can effectively streamline their study using the summary highlights of the differences between the Federal Rules of Evidence and the California Evidence Code.
Evidence is the most complete reference on evidence law available, written at a level that makes it an accessible, indispensable resource for students. The text emphasizes contemporary judicial interpretations of the Federal Rules of Evidence, making the law relevant to students. Organization around the Federal Rules of Evidence makes the text particularly understandable, with common-law coverage given where an issue is not codified. Throughout the text, Evidence features straightforward explication of the rules, analysis of leading case law, and thorough coverage of both the Federal Rules and state evidence codes. Pedagogical features include helpful marginal headings, mini-summaries of contents at the beginning of each chapter, generous footnotes, and useful case citations.

The Sixth Edition has been extensively revised to conform to the new restyled Federal Rules of Evidence that became effective December 1, 2011. Cases new to this edition include Massachusetts v. Melendez-Diaz, Bullcoming v. New Mexico, and Michigan v. Bryant. The new rule amendment to FRE 804 has been introduced as well as new material covering developments relating to the Confrontation Clause as well as the admission of scientific evidence.

The skill that students need to be successful on examinations (and, for that matter, in a law practice) is the ability to apply the rules of evidence in constantly changing factual situations. This is precisely what is taught in The Glannon Guide to Evidence. Michael Avery, who teaches courses on Evidence and Constitutional Law at Suffolk University, explains the rules in a clear, straightforward fashion and presents a series of multiple-choice questions to help students learn how to apply them. This book is an invaluable resource, both for studying for law school examinations in evidence and for preparing for the bar exam.
### Family Law

**Theoretical, Comparative, and Social Science Perspectives**

**ASPEN CASEBOOK SERIES**

**James Dwyer, College of William and Mary**

www.aspenlawschool.com/books/fam_law

*Family Law* emphasizes the issues and skills most relevant to domestic relations practice. The text employs a novel and dramatic organization with three substantive units that compare the legal treatment of the parent-child relationship vs. adult intimate relationships at stages of formation, regulation, and dissolution. In keeping with the modern reorientation of the field, *Family Law* reflects the transition "From Partners to Parents," beginning with the creation of parent-child relationship rather than marriage. Its geographical breadth delivers more comparative materials than other texts, using examples from a variety of cultures to provoke "why don't we do this?" considerations. Each student-friendly chapter and section begins with a clear summary of current law that orients the reader before examining legal texts in detail. This structure invites theoretical critique only after a solid foundation is laid. Statutes are core to the text which gives proper emphasis to the vital skill of statutory interpretation in today’s practice. Up-to-date material provides more recent cases than any other textbook. With an empirical emphasis, *Family Law* draws from the significant literature in sociology, psychology, anthropology and other fields so that legal analysis is grounded in real-life application. Focused questions direct students to the heart of the analysis, often using headings before questions to alert readers to the type of analysis required, for example: statutory interpretation, policy, client counseling, and moral theory.

**Family Law**

**Fifth Edition**

**ASPEN CASEBOOK SERIES**

**Leslie Harris, University of Oregon**  
**Lee Teitelbaum, Late of the University of Utah**  
**June Carbone, Santa Clara University**

www.aspenlawschool.com/books/harris_famylaw

*Family Law* Fifth Edition is a modern and teachable casebook for the family law course, offering comprehensive coverage and a mix of interdisciplinary materials.

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### Child, Family, and State

**Problems and Materials on Children and the Law, Seventh Edition**

**ASPEN CASEBOOK SERIES**

**Robert H. Mnookin, Harvard University**  
**D. Kelly Weisberg, University of California**

www.aspenlawschool.com/books/mnookin

*Child, Family, and State* is a landmark publication in its First Edition, this was one of the first books to explore the full range of legal questions relating to children. This casebook presents an outstanding selection of cases and materials that reflect social and historical perspectives, law, and policy.

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### Work of the Family Lawyer

**Fourth Edition**

**ASPEN CASEBOOK SERIES**

**Robert E. Oliphant, Emeritus, William Mitchell College of Law**  
**Nancy Ver Steegh, William Mitchell College of Law**

Kindle version available.  
aspenlawschool.com/books/Oliphant_FamLawyer

*Work of the Family Lawyer*, 4E integrates the study of fundamental family law principles with analysis of the policy challenges and practical problems faced by today’s family lawyers. The "Reflective Questions," which follow narrative sections of the book, help to stimulate analysis and spark classroom discussion, and the flexible design makes the book an effective learning tool for traditional classrooms, simulated courses, and in clinical settings.
Domestic Violence

Domestic Violence is a comprehensive social, historical and legal view of the subject of domestic violence. In addition to thorough coverage of the types of abusive relationships and the forms abuse can take, Weisberg undertakes a complete examination of all aspects of state and federal responses to domestic violence. From civil and criminal cases to legislative action and the role of law enforcement, Domestic Violence provides extensive background information and raises provocative questions about the implications of international law, defendant discrimination and the effectiveness of civil protection orders.

Modern Family Law

Modern Family Law explores the conflict between respect for privacy and deference to state authority in the context of family law today, each chapter provides a lens to explore the appropriate role of the state in family decision making. The book features cases, notes, interdisciplinary materials, and problems that highlight issues of gender, sexualities, race, class, and power. Integrating legal developments with perspectives from history, psychology, sociology, medicine, and philosophy, this casebook uniquely reflects the full range of the social diversity of the modern family, including key updates on marriage equality, the non-marital family, and reproductive technology.

Examples & Explanations: Family Law, 5E provides readers with an in-depth understanding of complex family law principles and how they are applied in practice. Its clear organization breaks family law into distinct topics. Following the Examples and Explanations pedagogy, this book features examples based on challenging real-life situations followed by practical solutions in the explanations section. Citations and links to additional source material make the text a valuable research tool.

The Fifth Edition puts a greater emphasis on self-assessment and helping students prepare for a variety of testing approaches. There is a new focus on emerging national legislative trends, and the legal issues faced by same-sex partners are discussed across chapters. This edition includes new alternative dispute resolution (ADR) processes and professional responsibility issues arising from interdisciplinary roles. Family law evolves quickly and the Fifth Edition captures recent developments while anticipating future policy challenges.

Family Law

Part of a series that offers a big-picture perspective on Family Law, this brief overview illuminates essential concepts with informal, approachable exposition. The Essentials: Family Law complements any casebook for this subject as it bridges common themes and fills in the gaps in students’ understanding of basic concepts.
Federal Courts: Context, Cases, and Problems features rich pedagogy and well-crafted problem exercises that support a variety of learning styles and teaching approaches. This casebook breaks down and thoughtfully explores the complexities of Federal Courts' doctrine, while offering clear and comprehensive coverage in a manageable length and student-friendly format.

This new casebook provides clear and comprehensive coverage with thoughtful case selection and an engaging presentation. Grounded in essential cases and doctrines, it makes a difficult subject accessible for students while providing a thorough, nuanced treatment of the course. For use in a 3- or 4-credit course in Federal Courts or Federal Jurisdiction.

Federalism spans traditional subject areas, which allows a deeper and richer treatment of the subject of federalism.
Gaming and Gambling Law combines policy interrogatories and the application of legal concepts in a thoughtful examination of gaming and gambling, in casinos and on-line. Kevin Washburn has created a teaching vehicle that sparks students’ interest and prompts them to apply a range of legal concepts to current and real-world issues.
Gender and Law: Theory, Doctrine, Commentary is organized around theoretical frameworks, showing different conceptualizations of equality and justice and their impact on concrete legal problems. The text provides complete, up-to-date coverage of conventional “women and the law” issues, including employment law and affirmative action, reproductive rights, LGBT issues, domestic violence, international women’s rights, global trafficking, and poverty and race. Showing the complex ways in which gender permeates the law, the text explores issues relating to property, ethics, contracts, sports, and criminal law.

With more than 150 “Putting Theory Into Practice” real-world problems, the Sixth Edition looks at new developments such as proving systemic discrimination after Dukes v. Wal-Mart, state activity relating to gay marriage, challenges to DOMA, repeal of Don’t Ask, Don’t Tell, and other LGBT issues, as well as abortion and reproduction, pregnancy and caretaker discrimination, gender equity under healthcare reform, and sex and technology. Expanded coverage of issues relating to the abuse of women, pay equity issues and single-sex education is presented.

Introduction to Feminist Legal Theory
Third Edition
ASPEN TREATISE SERIES
Martha Chamallas, The Ohio State University
www.aspenlawschool.com/books/Chamallas

Widely respected as a leading text in its field, Introduction to Feminist Theory spans the range of legal issues relating to women and gender, including sex-based discrimination, sexual harassment, rape, sex trafficking, abortion, LGBT rights, and more. Balancing contemporary topics with historical context, author Martha Chamallas presents an accessible and incisive survey of feminist jurisprudence and related critical theories, tracing their development from the early 1970s to current debates, new paradigms, and greater social inclusiveness.

Updated throughout, the Third Edition reveals a theory-based structure to include recent entries to the field, such as sex-positive feminism and masculinities theory. In addition, while maintaining its focus on U.S. law and policy, the Third Edition provides more international and comparative materials for perspective and analysis.
Bioethics and the Law
Third Edition

ASSEN CASEBOOK SERIES

Janet Dolgin, Hofstra University
Lois Shepherd, University of Virginia

www.bioethicsandlaw.info

Bioethics and the Law takes a multidisciplinary approach that combines legal discussion with jurisprudential, philosophical, and sociological materials. It supplements the traditional focus of bioethics on the interest of the individual with a second focus on the socio-economic developments that shape healthcare. A helpful glossary defines basic terms and several short appendices summarize recent developments in science and technology.

The Third Edition offers in-depth examination of new questions and debates among health care professionals, lawyers, and bioethicists. A significantly expanded discussion of access to health care explores the Patient Protection and Affordable Care Act and the debate about its constitutionality as well as new material on the social determinants of health and global health ethics. A new chapter on privacy and essentialism focuses on bioethical questions occasioned by genetic information and neuroimaging. There is new consideration of discrimination in health care as well as new material on its business aspects.

Health Care Law and Ethics
Eighth Edition

ASSEN CASEBOOK SERIES

Mark Hall, Wake Forest University
Mary Anne Bobinski, University of British Columbia
David Orentlicher, Indiana University, Indianapolis

www.health-law.org

Health Care Law and Ethics is the definitive casebook for covering all aspects of the dynamic field of health care law, including thought-provoking discussions of topical and controversial subject such as gene patenting and DNA banks. Its relationship-oriented approach is accessible and builds logically from ethics of the patient/provider relationship through to state and institutional involvement in health care. The three soft-bound “splits,” covering medical malpractice and treatment relationships; bioethics and public health and regulation; and insurance law and corporate law, make the material readily adaptable for more specialized course focus.

The Eighth Edition has been thoroughly updated and includes new material on all aspects of the controversial Affordable Care Act, new case law and discussion of legislative responses to developments in biotech, and updates for HIPPA and the international aspects of public health.

The Law of Health Care Finance and Regulation
Third Edition

ASSEN CASEBOOK SERIES

Mark Hall, Wake Forest University
Mary Anne Bobinski, University of British Columbia
David Orentlicher, Indiana University, Indianapolis

www.health-law.org

The Law of Health Care Finance and Regulation is based on Part III, “Institutions, Providers, and the State,” of parent book Health Care Law and Ethics, and adds additional coverage of a variety of issues that have shaped health care finance law. Integrating public health, financial and ethical issues, this casebook uses compelling case law, clear notes and comprehensive background information to illuminate the complex and dynamic field of health care law.

The Third Edition has been thoroughly updated to cover the Affordable Care Act, the new health care reform legislation that is changing public policy and shaping new legal, ethical and financial relationships between patients, providers, institutions and the government.

Medical Liability and Treatment Relationships
Third Edition

ASSEN CASEBOOK SERIES

Mark A. Hall, Wake Forest University
Mary Anne Bobinski, University of British Columbia
David Orentlicher, Indiana University, Indianapolis

www.health-law.org

Medical Liability and Treatment Relationships is based on Part I, “The Provider and the Patient,” of parent book Health Care Law and Ethics, and adds additional coverage of professional licensure and regulating access to drugs, and new cases and materials covering medical malpractice. Integrating public health, financial and ethical issues, this casebook uses compelling case law, clear notes and comprehensive background information to illuminate the complex and dynamic field of health care law.

The Third Edition has been updated to include new case law and literature, especially regarding malpractice law.
Bioethics and Public Health Law
Third Edition

ASPEN CASEBOOK SERIES

David Orentlicher, Indiana University-Indianapolis
Mary Anne Bobinski, University of British Columbia
Mark Hall, Wake Forest University


Bioethics and Public Health Law is based on Part II, "The Patient, the Provider, and the State," of parent book Health Care Law and Ethics, and adds additional coverage a variety of issues and topics not covered in the parent book. Integrating public health, financial and ethical issues, this casebook uses compelling case law, clear notes, compelling problems and comprehensive background information to illuminate the complex and dynamic field of bioethics and public health care law.

The Third Edition includes recent cases and developments in biotech, including stem cell research and gene patents, and has been updated for HIPPA coverage, DNA research and biobanks. Discussions of confidentiality and informed consent include new legislative and judicial responses to posthumous reproduction and the challenges arising from international reproductive tourism.

Health Law and Bioethics
Cases in Context

ASPEN COURSEBOOK SERIES

Sandra H. Johnson, St. Louis University
Joan H. Krause, University of Houston
Richard S. Saver, University of Houston
Robin Fretwell Wilson, Washington & Lee University


A unique offering in this field from a sterling author team, Health Law and Bioethics: Cases in Context presents the stories and context of landmark cases in the field. By conveying back story and creating context, this brief text hooks students' interest and deepens their understanding of the law and policy implications of each case.
This book streamlines for students of varied backgrounds and expertise the range of licensing models available and the framework for understanding what clients want and need to accomplish. The book’s extensive drafting exercises provide students the opportunity to develop their skills.
The Law of Intellectual Property
Fourth Edition
ASPEN CASEBOOK SERIES
Craig Allen Nard, Case Western Reserve University
Michael J. Madison, University of Pittsburgh
Mark P. McKenna, Notre Dame University

The Law of Intellectual Property is a comprehensive and practical book that focuses on the core concepts of Intellectual Property. The book’s innovative pedagogy engages students with problems drawn from actual cases and provides them with introductions to cases and contextual summaries in the notes.

Intellectual Property
Fifth Edition
EXAMPLES & EXPLANATIONS SERIES
Stephen M. McJohn, Suffolk University Law School

Using proven Examples & Explanations pedagogy, this comprehensive study guide covers the core concepts of intellectual property law: copyright, patent, trademark, and trade secrets. Brief accounts of the law are followed by a variety of concrete examples and explanations that reinforce and give substance to key rules and concepts.
International Intellectual Property in an Integrated World Economy
Third Edition
ASPEN CASEBOOK SERIES
Frederick M. Abbott, Florida State University
Thomas Cottier, University of Berne,
Director, World Trade Institute, Berne
Francis Gurry, Director General, World
Intellectual Property Organization, Geneva
www.aspenlawschool.com/books/Abbott_intlintellect3e

International Intellectual Property in an Integrated World Economy, 3E features
a comprehensive introduction to the global system regulating the field of intellectual
property rights, including how the treatment of IP may affect a broad range of social and
political interests. The updated third edition includes discussion of important jurispruden-
tial developments, including recent EU Court of Justice decisions clarifying permis-
sible acts in relation to copyrighted computer software, Indian Supreme Court case law
involving patentability standards, and US Supreme Court decisions adopting international
exhaustion for copyright.

International Law and Armed Conflict
Fundamental Principles and Contemporary Challenges
in the Law of War
ASPEN CASEBOOK SERIES
Laurie R. Blank, Emory University
Gregory P. Noone, Fairmont State University
www.aspenlawschool.com/books/armed_conflict

Experienced authors with over 35 years combined teaching and working in the field use
fundamental principles and sources of the law of armed conflict to guide discussion of
current and future questions about the law of armed conflict. Students can gain a solid
foundation in the law and develop the tools they need to analyze complex legal problems.
International Law and Armed Conflict shows how the law informs operational and policy
decision-making. Placing the law of armed conflict in context with related fields, such as
human rights law and national security law, the text provides a complete framework for
understanding legal paradigms during and after conflict. Innovative material and a helpful
Teacher’s Manual allow flexibility across a range of class scenarios, from a stand-alone
course to part of a broader survey class.

The Global Workplace
International and Comparative Employment Law
Cases and Materials, Second Edition
ASPEN CASEBOOK SERIES
Roger Blanpain, Katholieke Universiteit Leuven, Belgium
Susan Bisom-Rapp, Thomas Jefferson School of Law
William R. Corbett, Louisiana State University
Hilary K. Josephs, Syracuse University
Michael J. Zimmer, Loyola University, Chicago
The first casebook covering both international and comparative labor and employment
law is characterized by its authorship by prolific, respected scholars, all of whom have
taught law outside the United States. A solid conceptual framework compares national
laws dealing with individual collective employment rights, including antidiscrimination
law and privacy law, and considers the systems used to resolve labor and employment
disputes in the context of international labor law. A sweeping coverage of international
labor law considers the International Labour Organization, NAFTA and other bilateral
trade agreements that include labor standards, and the European Union. In addition, The
Global Workplace explores transnational corporations’ self-regulatory efforts (or codes of
conduct,) and the mechanisms for pursuing international labor standards in United
States courts. Comparisons are drawn among the laws of the United States, Canada,
Mexico, the United Kingdom, Germany, France, China, Japan and India. A Teachers
Manual and Website provide background information, answers to questions and problems,
additional problems, sample syllabi, exams, and PowerPoint slides.

International Arbitration
Cases and Materials, Second Edition
ASPEN CASEBOOK SERIES
Gary Born, Wilmer Cutler Pickering Hale and Dorr
With Teacher’s Manual.
This important casebook is based upon one of the leading books in the field: Born’s own
International Commercial Arbitration. It offers a comprehensive approach to international
commercial arbitration, with a focus on the New York Convention and UNCITRAL Model
Law, while providing comparative examples drawn from state-to-state and investment
arbitration. An easy-to-use chronological structure follows the course of an international
arbitration.
International Law

International Civil Litigation in United States Courts
Fifth Edition
ASPEN CASEBOOK SERIES
Gary B. Born, Wilmer Cutler Pickering Hale and Dorr
Peter B. Rutledge, University of Georgia
www.aspenlawschool.com/books/born_intlcivillit

Written by two leading scholar-practitioners in the field, International Civil Litigation in United States Courts offers a unique combination of excerpts of cases and materials, commentary, and detailed notes — in an accessible framework that integrates topics seamlessly. Much like the newly released edition of Mr. Born’s International Arbitration casebook, this text promises to be the leader in its field.

The Fifth Edition provides a thoroughly updated survey of the field, canvassing recent developments, such as the stream-of-commerce theory of personal jurisdiction, the immunity of government officials after Samantar, and the extraterritorial application of federal statutes after Morrison. Each chapter contains non-U.S. materials which support a comparative study of the topics covered in the book.

International Civil Litigation in United States Courts
Document Supplement 2011-2012
Gary B. Born, Wilmer Cutler Pickering Hale and Dorr
Peter B. Rutledge, University of Georgia

International Relations Law
Cases and Materials, Fifth Edition
ASPEN CASEBOOK SERIES
Curtis A. Bradley, Duke University
Jack Goldsmith, Harvard University
www.aspenlawschool.com/books/bradleygoldsmith5e/

A leading casebook in foreign relations, Foreign Relations Law: Cases and Materials examines the constitutional and statutory law that regulates the conduct of contemporary U.S. foreign relations. It offers a compelling mix of case and non-case materials with a focus on U.S. affairs abroad and international cases in which the U.S. exercises jurisdiction.

International Law
Sixth Edition
ASPEN CASEBOOK SERIES
Barry E. Carter, Georgetown University
Allen S. Weiner, Stanford University
With Teacher’s Manual and biannual Documentary Supplement
www.aspenlawschool.com/books/carterinternationallaw

Distinctively accessible in organization and style, International Law offers an engaging selection of excerpted cases and documents, as well as notes, questions, and problems. Interdisciplinary materials introduce a variety of perspectives, such as economics and international relations theory. International Law is an effective blend of current issues and thinking alongside traditional theories and concepts.

Thoroughly revised and updated, the Sixth Edition addresses major developments in international law and new issues and challenges arising from developments in the U.N., U.S., NATO, and other countries with respect to Iran, Afghanistan, Iraq, and North Korea.

International Law
2013-2014, Selected Documents
Barry E. Carter, Georgetown University

Transnational Law and Practice
ASPEN CASEBOOK SERIES
Donald Earl Childress III, Pepperdine University
Michael D. Ramsay, University of San Diego
Christopher A. Whytock, University of California, Irvine
Kindle version available
www.aspenlawschool.com/books/childress_transnational

This unique new casebook emphasizes the knowledge and skills that students need to solve the real-world transnational legal problems they are likely to encounter as lawyers in today’s globalized world, regardless of their field of practice and regardless of whether they are interested in international law as such. The casebook covers public international law and international courts, but unlike traditional international law casebooks it urges students not to be “international law-centric” or “international court-centric”. By giving students the resources to learn how to use national law and national courts as well as private norms and alternative dispute resolution methods, they will learn to solve transnational legal problems on behalf of their clients.
The Law of Armed Conflict
An Operational Approach
ASPIN CASEBOOK SERIES
Geoffrey S. Corn, South Texas College of Law
Victor Hansen, New England Law, Boston
Chris Jenks, U.S. Army
Richard Jackson, U.S. Army
Eric Talbot Jensen, Brigham Young University
James A. Schoettler, Jr., Georgetown University, Adjunct

All of the authors of The Law of Armed Conflict are active or retired United States Army officers and several have experience in both legal and operational assignments as well. They deliver a comprehensive coverage of all aspects of the law of armed conflict, explaining the difference between law and policy in regulation of military operations. The Law of Armed Conflict provides a complete operational scenario and introduction to the operational organization of United States forces. The focus remains on United States law perspective, balanced with exposure to areas where the interpretation of its allied forces diverge. Jus ad bellum and jus in bello issues are addressed at length. Rich with documentation and examples, the text includes excerpts from treaties and treaty commentaries, domestic and international cases, Department of Defense directives, service field manuals, and regulations implementing legal obligations. Carefully crafted problems, most based on actual operational experience, follow each chapter and place the student in the position of a military legal adviser providing operational legal advice. Designed for either a three- or four-credit offering, 14 chapters correspond to a 14-week course. A robust Teacher’s Package accompanies the text.

International Trade Law
Problems, Cases, and Materials
Second Edition
ASPIN CASEBOOK SERIES
Daniel C. K. Chow, The Ohio State University
Thomas J. Schoenbaum, George Washington University
www.aspenlawschool.com/books/chow_intlbusiness3e

Thanks to its manageable size, problem-based presentation, and accessible writing style, International Trade Law is one of the most comprehensive and student-friendly trade law texts on the market. It is the only international trade casebook that systematically covers all GATT articles and WTO side agreements, and offers clear explanations of how WTO obligations are implemented in the U.S. and the EU.

The Second Edition has been reorganized for more systematic coverage of GATT. Trade in goods is now thoroughly covered before other types of trade, such as services and intellectual property, are presented. In addition, treatment of GATS, trade involving China, and trade and civil society has been updated to include current issues.

International Business Transactions
Problems, Cases, and Materials, Third Edition
ASPIN CASEBOOK SERIES
Daniel C.K. Chow, The Ohio State University
Thomas H. Schoenbaum, George Washington University
www.aspenlawschool.com/books/chow_intlbusiness3e

Written by acclaimed authors, Daniel C. K. Chow, and Thomas J. Schoenbaum, International Business Transactions, Problems, Cases, and Materials, 3E draws a clear distinction between private international business transactions and the public law regulation of international trade, and delivers a focused treatment of the planning, structure, and implementation of private international business transactions in today’s global economy.

International Law
Norms, Actors, Process
A Problem-Oriented Approach
Fourth Edition
ASPIN CASEBOOK SERIES
Jeffrey L. Dunoff, Temple University
Steven R. Ratner, University of Michigan
David Wippman, New England Law, Boston
www.aspenlawschool.com/books/Dunoff_intllaw4e

Written by some of the leading International Law scholars in the nation, this casebook employs a unique problem-based approach to examining international issues. Using real-life teaching problems, the text explores the processes of international lawmaking with an interdisciplinary approach that goes beyond mere doctrinal explanation. The Fourth Edition includes new court decisions and expanded coverage of international crises. With comprehensive and well-balanced coverage, this casebook provides a captivating context in which students can define and understand contemporary international law.
International Law

International Human Rights

*Problems of Law, Policy, and Practice, Fifth Edition*

ASPN CASEBOOK SERIES

Hurst Hannum, Tufts University
James Anaya, University of Arizona
Dinah Shelton, George Washington University

www.aspenlawschool.com/books/hannum_ihr

**International Human Rights** offers an accessible, problem-based pedagogy that gets students to consider the issues from a political, as well as legal, perspective. Balancing practical considerations and underlying theory, this outstanding author team delivers historical perspective and contemporary coverage of human rights efforts around the globe.


International Trade Regulation

*Readings, Cases, Notes, and Problems*

ASPN CASEBOOK SERIES

Kevin Kennedy, Michigan State University

www.aspenlawschool.com/books/kennedy

**International Trade Regulation: Readings, Cases, Notes, and Problems** employs a practical, problem-based approach that reveals how and why the World Trade Organization and U.S. trade statutes are so integral to the regulation of international trade.

No further supplementation is required — excerpts of provisions from the relevant WTO agreements and U.S. trade statutes have been inserted into each chapter where applicable. An appendix includes the complete text of the most important WTO agreements.

International Trade Law

*Third Edition*

ASPN CASEBOOK SERIES

Joost Pauwelyn, Graduate Institute of International Studies (HEI)
Andrew T. Guzman, University of Southern California Gould School of Law
Jennifer Hillman, Georgetown School of Law

www.aspenlawschool.com/books/pauwelyn_tradeLaw

In 22 succinct chapters of around 30 pages, this dynamic casebook provides an introduction to international trade law that excerpt leading cases, and poses penetrating questions and real life problems. Suited to a two- or three-hour international trade course, it covers all aspects of WTO law and policy, including trade in goods, services, and intellectual property. **International Trade Law, 3E** balances positive and normative perspectives, mixing legal texts and panel/Appellate Body decisions with analysis of economic and policy challenges faced by the international trading system. Written by a team of scholar/practitioners including a former Appellate Body member, PhD economist and former WTO Secretariat Lawyer, this casebook prepares students for practice in WTO litigation or trade negotiations.

**Documentary Supplement**

**International Trade Law**

*2011-2012 Documents Supplement*

Andrew T. Guzman, University of Southern California Gould School of Law
Joost H.B. Pauwelyn, Graduate Institute of International Studies, Geneva


International and Transnational Criminal Law

*Second Edition*

ASPN CASEBOOK SERIES

David Luban, Georgetown University
Julie R. O’Sullivan, Georgetown University
David P. Stewart, Georgetown University & former Assistant Legal Adviser, U.S. Department of State


Bringing a wealth of experience and insight to a rapidly emerging field of inquiry, **International and Transnational Criminal Law** offers four-part coverage, dynamic perspective, and historical depth. Ideal for the international criminal law course and well suited to courses on transnational law and international law, this casebook carefully examines procedural issues, transnational crimes, and international crimes.

International Trade Law

*Third Edition*

ASPN CASEBOOK SERIES

Joost Pauwelyn, Graduate Institute of International Studies (HEI)
Andrew T. Guzman, University of Southern California Gould School of Law
Jennifer Hillman, Georgetown School of Law

www.aspenlawschool.com/books/pauwelyn_tradeLaw

In 22 succinct chapters of around 30 pages, this dynamic casebook provides an introduction to international trade law that excerpt leading cases, and poses penetrating questions and real life problems. Suited to a two- or three-hour international trade course, it covers all aspects of WTO law and policy, including trade in goods, services, and intellectual property. **International Trade Law, 3E** balances positive and normative perspectives, mixing legal texts and panel/Appellate Body decisions with analysis of economic and policy challenges faced by the international trading system. Written by a team of scholar/practitioners including a former Appellate Body member, PhD economist and former WTO Secretariat Lawyer, this casebook prepares students for practice in WTO litigation or trade negotiations.

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Andrew T. Guzman, University of Southern California Gould School of Law
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International and Transnational Criminal Law

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International Trade Law

*Third Edition*

ASPN CASEBOOK SERIES

Joost Pauwelyn, Graduate Institute of International Studies (HEI)
Andrew T. Guzman, University of Southern California Gould School of Law
Jennifer Hillman, Georgetown School of Law

www.aspenlawschool.com/books/pauwelyn_tradeLaw

In 22 succinct chapters of around 30 pages, this dynamic casebook provides an introduction to international trade law that excerpt leading cases, and poses penetrating questions and real life problems. Suited to a two- or three-hour international trade course, it covers all aspects of WTO law and policy, including trade in goods, services, and intellectual property. **International Trade Law, 3E** balances positive and normative perspectives, mixing legal texts and panel/Appellate Body decisions with analysis of economic and policy challenges faced by the international trading system. Written by a team of scholar/practitioners including a former Appellate Body member, PhD economist and former WTO Secretariat Lawyer, this casebook prepares students for practice in WTO litigation or trade negotiations.

**Documentary Supplement**

**International Trade Law**

*2011-2012 Documents Supplement*

Andrew T. Guzman, University of Southern California Gould School of Law
Joost H.B. Pauwelyn, Graduate Institute of International Studies, Geneva

Table of Contents

International Environmental Law and Policy
Second Edition
ASPEN CASEBOOK SERIES
Edith Brown Weiss, Georgetown University
Stephen C. McCaffrey, University of the Pacific
Daniel Barstow Magraw, Washington, D.C.
A. Dan Tarlock, Chicago-Kent College of Law

International Law
Second Edition
EXAMPLES & EXPLANATIONS SERIES
Valerie Epps, Suffolk University
Lorie Graham, Suffolk University
Kindle version available.

Beginning with an introduction to the main principles and sources of international law, Examples & Explanations: International Law uses examples & explanations pedagogy and covers specific areas of international law, including a wide array of topics from human rights and extradition, to the law of the sea and the laws of war. This concise paperback offers a succinct but comprehensive overview of public international law.

International Law
Seventh Edition
ASPEN TREATISE SERIES
Mark Weston Janis, University of Connecticut
Kindle version available.

International Law, 7E is a concise student treatise that is an ideal companion guide for law students to any law school casebook on the subject and for legal professionals. Clearly written and thoughtfully organized around three key concepts, the text introduces the basics of international law, while providing broad coverage of contemporary public policy issues shaping international relations.

Iraq
Guide to Law and Policy
ASPEN ELECTIVE SERIES
Chibli Mallat, University of Utah and Saint Joseph’s University, Lebanon

Distinguished international scholar Chibli Mallat draws from his two-decade long experience with US policy-makers and Iraqi leaders for this breakthrough text. Iraq: Guide to Law and Policy offers timely coverage and incisive analysis of the American-Iraq experience in war and nation-building — examining the successes and failures of the law and policy implemented since the 2003 change of regime in Iraq.

International Criminal Law
ESSENTIALS SERIES
Ronald C. Slye, Seattle University and University of the Witwatersrand
Beth Van Schaack, Santa Clara University

Highly respected educator-scholars Ronald C. Slye and Beth Van Schaack highlight and summarize the major concepts and themes of International Criminal Law with clear, informal language in this concise paperback text.
International Arbitration: Law and Practice provides a concise overview of the legal principles and practice of international arbitration. The book offers an accessible, straightforward introduction to the legal framework for international commercial arbitration, including discussions of international arbitration agreements, international arbitral procedures and international arbitral awards. It also provides an introduction to international investment arbitration, including a discussion of the ICSID Convention and issues arising under bilateral investment treaties, and state-to-state arbitration.

International Arbitration: Law and Practice also provides descriptions of the contemporary practice and tactics of international arbitration. Among other things, it addresses the drafting of arbitration clauses, selection and challenge of arbitrators, structure of arbitral proceedings, process of disclosure or discovery, witness preparation and testimony, conduct of evidentiary hearings and other key procedural steps in international arbitrations.
Unlike other books that focus on the nuts-and-bolts of the negotiation process, the conceptual approach of *Negotiation: Theory and Strategy* draws on psychology, cutting-edge scholarship, and law to create an analytical framework with which students can learn to think about negotiation strategy before applying the framework to specific negotiation problems and contexts.

A distinguished team of leaders in the field of dispute resolution offers a thorough treatment of negotiation skills, ethics, and problem-solving techniques. Comprehensive and current, *Negotiation: Processes for Problem Solving* covers the theory, skills, ethical issues, and legal and policy analyses relevant to all key areas of negotiation practice. Carefully selected cases are supported by key readings, from critical articles and empirical studies to statutes and regulations. An extensive Teacher’s Manual delivers problems, role-plays, sample syllabi, notes, and lists of supplemental materials.

The *Second Edition* looks at the latest interdisciplinary approaches to negotiation, including new empirical studies examining on-line negotiation, social and cognitive psychology, gender and negotiation, and multiple party negotiation. New research is distilled for use by law students and practicing lawyers and explores new forms of complex negotiation in international, multi-party and diverse settings and considers negotiators as problem-solving lawyers. The text is perfectly suited to free standing negotiation courses in American and foreign law schools. New problem sets appear in the text, and new simulations are found in the Teacher’s Manual.
Labor Law, 8E is a rigorous, analytical, modern, and practical approach to the issues and challenges of labor law and labor policy. The new edition features expansive updates to content including the recent decisions of the Obama Board and discussion of unresolved questions, such as the scope of joint employment and status of worker centers.

Statutory Supplement

Labor Law
Selected Statutes, Forms, and Agreements, 2014
2014 Statutory Supplement
Michael C. Harper, Boston University
Samuel Estreicher, New York University
Joan Flynn, Cleveland State University
Distinguished authorship characterizes Land Use Controls: Cases and Materials with an interdisciplinary approach that weaves historical, social, and economic perspectives through broad legal coverage. Concise but comprehensive treatment of the legal issues in the private and public regulation of land development includes advanced topics such as environmental justice, building codes and subdivision regulations, and the federal role in urban development.

This dynamic casebook focuses on the role of the lawyer in land use regulatory matters and the factors that influence land development decisions. It emphasizes the current practice of land use law and cutting-edge urban planning and sustainable development legal and policy issues.

The Fourth Edition introduces a wealth of new cases and materials covering such diverse topics as the rights of religious landowners, recent takings law, the effects of the fiscal crisis on local and municipal land use regulations, regulation of green energy projects and other environmental land-use issues, local zoning to regulate marijuana dispensaries and the continuing ethical challenges in the administration of local land use regulations.
Essential Lawyering Skills
Interviewing, Counseling, Negotiation, and Persuasive Fact Analysis
Fifth Edition
ASPER COURSEBOOK SERIES
Stefan H. Krieger, Hofstra University
Richard K. Neumann, Jr., Hofstra University
www.aspenlawschool.com/books/krieger_essentialskills5e

Essential Lawyering Skills, 5E provides concise, straightforward explanations of problem solving, interviewing, counseling, negotiation, and fact analysis. Highly regarded in the field of lawyering skills, authors Stefan H. Krieger and Richard K. Neumann use numerous examples to illustrate new concepts, place topics in context, and engage student interest. The topic of professional responsibility is integrated throughout the text.

History of the Common Law
The Development of Anglo-American Legal Institutions
ASPER COURSEBOOK SERIES
John H. Langbein, Yale University
Renée Lettow Lerner, George Washington University
Bruce P. Smith, Dean, University of Illinois
www.aspenlawschool.com/books/langbein

This unprecedented new coursebook surveys the historical origins and development of the most characteristic features of the Anglo-American legal system — including trial by jury, civil and criminal procedure, legal education, and the legal profession. Distinguished legal historians John H. Langbein, Renée Lettow Lerner, and Bruce Smith survey the main institutional and procedural developments in Anglo-American legal history, while providing opportunities for instructors to incorporate their own materials to provide more detailed coverage of selected subjects. Full-color illustrations and a series of other unprecedented design elements engage student interest and enhance learning.

Transactional Lawyering Skills
Client Interviewing, Counseling, and Negotiation
ESSENTIAL LAWYERING SKILLS SERIES
Richard K. Neumann, Jr., Hofstra University
www.aspenlawschool.com/books/neumannTransactional

The highly respected author of Transactional Lawyering Skills has written and co-written some of the top-selling books in the field. Designed to supplement Contract Drafting and Transactional Skills courses, his concise, straightforward explanation of professionalism covers working with transaction clients; problem-solving and problem-prevention; and transactional interviewing, counseling, and negotiation. Professional responsibility issues are fully integrated throughout the material. Going beyond simple theory, the text provides a succinct explanation of the lawyer-client relationship as well as the mechanics of transactional lawyering. Transactional Lawyering Skills can be used to help add a third credit to a 2-credit contract drafting course.

Leadership
Law, Policy, and Management
ASPER ELECTIVE SERIES
Deborah L. Rhode, Stanford University
Amanda Packel, Stanford University
www.aspenlawschool.com/books/rhode_packel

This is the first coursebook targeted for leadership courses in law schools, and one of the few accessible classroom-oriented texts for leadership in policy and management programs. It combines excerpts from leading books and articles, accessible background material, real-world problems and case histories, class exercises, and bibliographic and media references in areas of core leadership competencies.
Table of Contents

Tongue-Tied America
Reviving the Art of Verbal Persuasion, Second Edition

ACADEMIC SUCCESS SERIES

Robert Sayler, University of Virginia
Molly Bishop Shadel, University of Virginia

www.tonguetiedamerica.com

A brief, practical text that focuses on the art and craft of persuasive oral argument—a discretionary purchase for law students, B-school students, lawyers, and other professionals. Would also make an excellent secondary adoptable for Trial, Appellate Advocacy, and Clinical programs with an oral component.

In Chambers
A Guide for Judicial Clerks and Externs

ASPEN COURSEBOOK SERIES

Jennifer Sheppard, Mercer University

www.aspenlawschool.com/books/sheppard

In Chambers is a refreshingly brief and focused book that addresses the key concepts and basic skills clerks and externs need to have. It explains rudimentary tasks, such as reading a docket sheet and working with a case file, and offers detailed instructions on drafting jury instructions. Sources of authority commonly relied upon by the courts are identified for specific topics, and a helpful note-taking system is provided. Standards of review are covered in detail, including the standard for mixed questions of fact and law. Useful checklists for drafting documents are provided. Exercises at the end of chapters evaluate the reader’s comprehension and application of the materials. The text of In Chambers is informed by the author’s own experience as a judicial clerk as well as her involvement with the externship programs at Appalachian School of Law and Mercer University School of Law. A website, with additional lengthy material such as a case file, PowerPoint slides for class use, and a Teacher’s Manual with proposed answers to the exercises, as well as pedagogical suggestions, augments the book.
Off and Running is a unique text for the first semester of the 1L legal writing and research course, designed to guide students through their development of the essential skills needed to practice law. Using a single, classroom-tested fact pattern, the authors demonstrate in concrete steps how a first-year associate might approach a legal problem. Students practice these steps and skills on other fact patterns, as they read about this fictional associate.

Using this fresh approach and a plain-English writing style, the authors introduce essential concepts and skills related to objective legal writing and legal research, with a particular emphasis on the professional and ethical representation of clients. Students learn how to think like a lawyer.

ALWD Citation Manual: A Professional System of Citation, now in its Fourth Edition, upholds a single and consistent system of citation for all forms of legal writing. Clearly and attractively presented in an easy-to-use format, edited by Darby Dickerson, a leading authority on American legal citation, the ALWD Citation Manual is simply an outstanding teaching tool.
Table of Contents

Putting Skills Into Practice
Legal Problem Solving and Writing for New Lawyers
Daniel Barnett, Lewis & Clark

This concise book can be used either as the main text for an advanced legal writing course focused on preparing practice-ready documents, or as a reference for new associates. New lawyers often struggle to complete the projects they are assigned, often because they do not understand how to apply the skills and knowledge they acquired in law school. This step-by-step guide leads advanced legal writing students and new associates through the process of completing typical assignments.

The Handbook for the New Legal Writer
LEGAL RESEARCH AND WRITING SERIES
Jill Barton, University of Miami
Rachel H. Smith, University of Miami

The Handbook for the New Legal Writer teaches the concepts and skills covered in the two-semester 1L legal writing and research course in a way that meets the needs of today’s millennial law students. The focus of this new coursebook is on showing, not telling, students how to write effective legal documents. The authors provide practical instruction on the basic writing and research tasks an attorney does daily. The text covers objective writing, persuasive writing, and legal research and citation using a “handbook” format, which allows easy access to key information. It also provide the option of using the book as a reference tool later in law practice.

Legal Writing for Legal Readers
Mary Beth Beazley, The Ohio State University
Monte Smith, The Ohio State University

Applying the perspective of the reader to the craft of writing, Legal Writing for Legal Readers teaches the differences between strong and weak legal writing by letting students read examples of both. Students discover how productive it can be to read a well-articulated argument, as compared to one that is illogical and ill conceived. We aren’t always able to identify our own faults as writers—but as readers, we can see clearly the merits of both the argument and its presentation. The authors’ sidebars and annotations highlight why one writer fails while another succeeds.

Students realize the significance of their own behavior as readers and how that behavior should dictate their writing decisions.

A Practical Guide to Appellate Advocacy
Fourth Edition
ASPEN COURSEBOOK SERIES
Mary Beth Beazley, The Ohio State University

Mary Beth Beazley’s highly regarded A Practical Guide to Appellate Advocacy is a comprehensive student-focused guide to writing appellate briefs. Written in an understandable, direct writing style, this concise paperback’s effective structure centers on a four-point approach to writing and breaks each point down into key elements that are then treated in-depth.
### Legal Research and Writing

#### Aspen Handbook for Legal Writers

**A Practical Reference, Third Edition**  
**LEGAL RESEARCH AND WRITING SERIES**  
Deborah Bouchoux, Georgetown University  
Supplemental exercises for instructors on companion website.  
www.aspenlawschool.com/books/bouchoux_handbook

The *Aspen Handbook for Legal Writers*, a brief and accessible reference on mechanics and style, is a useful companion to any legal writing text. Targeted at the needs of legal writers, the text focuses on the rules of grammar, style, and usage — with plenty of examples. A section on Legal Documents offers strategies to improve legal writing, with a sample letter, memorandum, trial brief and appellate brief. Numerous, helpful examples showcase both good and bad writing. This practical approach helps law students with common problems and dilemmas: substitutions for “legalese,” lists of commonly used legal idioms, spelling tips, advice on organization and the legal writing process, proofreading, and document design. Modeled after handbooks used at the undergraduate level, the *Handbook* features a small trim size, comb-binding, clear organization, two-color printing, and helpful design elements to highlight important information. Distinctive features designed with the student in mind include Websites for each topic addressed, Tips and Strategies to highlight key topics, and Challenge Exercises in each chapter to test mastery. A brief Table of Contents on the inside front cover and Style Sheet on the inside back cover offer quick reference. Helpful appendices include Citation Form (including both *Bluebook* and *ALWD* examples), and glossaries of terms and usage. A CD-ROM with supplemental exercises is provided for instructors.

The **Third Edition** features new and updated examples as well as fresh Website references throughout the text. More supplemental exercises appear on a companion web site.

#### Writing for Litigation

**LEGAL RESEARCH AND WRITING SERIES**  
Kamela Bridges, University of Texas  
Wayne Schiess, University of Texas  
www.aspenlawschool.com/books/bridges_schiess

*Writing for Litigation* offers in-depth coverage and helpful tips for every type of document associated with the life of a case, from the client engagement letter to motions, discovery, client communications, affidavits, and more. Systematically examining each document and its constituent parts, this remarkably concise text explains how audience, purpose, and strategy determine the content and tone of effective writing. An on-line Teacher’s Manual provides abundant drafting exercises and in-class assignments.

#### The Mindful Legal Writer

**Mastering Persuasive Writing**  
**LEGAL RESEARCH AND WRITING SERIES**  
Heidi K. Brown, New York Law School  
www.aspenlawschool.com/books/Brown_predictive/

The *Mindful Legal Writer: Mastering Persuasive Writing* is designed to provide practical real-life context for the role of persuasive legal writing in authentic law practice. Students need to understand WHY lawyers write the way they do, and HOW the students’ own work product will be useful in real life by a supervising attorney, client, or judge. This book encapsulates ways to inject passion into teaching and learning persuasive legal writing, with the goal of empowering students to take ownership of their writing craft. *The Mindful Legal Writer: Mastering Persuasive Writing* offers best practices for presenting a legal argument in a logical, engaging, and ethical manner—no matter what the assignment. Once students have mastered these fundamentals, they can learn how to add their own “artistic” flair.

#### Legal Method and Writing

**Seventh Edition**  
**LEGAL RESEARCH AND WRITING SERIES**  
Charles R. Calleros, Arizona State University  
www.aspenlawschool.com/books/Calleros

Highly regarded and classroom-proven, the *Legal Method and Writing* takes a comprehensive approach to legal writing that bridges law school and law office. Exercises and real-life examples — many taken from actual cases — provide stepping-off points from which to practice legal thinking and communication. Calleros seamlessly weaves multicultural themes into many of the problems and examples to add context and enrich student understanding of legal issues.
From synthesizing a case and writing a memo, to preparing a Supreme Court brief, Clear and Effective Legal Writing offers complete coverage of legal reasoning and writing. Focusing on the memo and brief, the author team walks students through the process of writing, using realistic examples and actual court documents to illustrate the rules and concepts. A wealth of practice exercises that mirror the work of the practitioner develop key lawyering skills.

A Practical Guide to Legal Writing and Legal Method, now in its Fourth Edition, continues to provide complete, timely coverage with the clarity and precision that have made this text so popular with students and teachers.
**Legal Writing and Analysis**

*Fourth Edition*

**LEGAL RESEARCH AND WRITING SERIES**

*Linda H. Edwards, University of Nevada, Las Vegas*

www.aspenlawschool.com/books/edwards_lwa

Legal Writing and Analysis, 4E, is a concise text that still has all of the clarity of Linda Edward’s writing style and process-based approach. In a sequence that mirrors legal practice, students learn to read and analyze the law; discuss and write about legal issues; compose office and email memos, professional correspondence, and briefs; and prepare oral arguments. This book teaches students how to use analogical reasoning, in addition to rule-based and policy-based reasoning, as a tool for synthesizing cases, how to organize a legal discussion using analysis and reasoning, and how to use precedent in persuasive legal writing, particularly with regard to cases.

**Readings in Persuasion**

*Briefs that Changed the World*

**LEGAL RESEARCH AND WRITING SERIES**

*Linda H. Edwards, University of Nevada, Las Vegas*

www.aspenlawschool.com/books/edwards_readings

An innovative and riveting look at briefs from a highly respected author that can be used as a primary text in an advanced legal writing class or as a secondary text in a basic legal writing course. The chapters can be taken in any order. In the first part of the book, individual chapters cover advanced legal writing topics such as rhetoric, voice, emotion, metaphor, and narrative. The second part of the book introduces famous cases, with the story of each case. Chapter introductions provide interesting insights, such as historical context, the story of the case and of the litigation of it, information about the lawyers who wrote the briefs on both sides, what the courts decided, and, where relevant, about what has happened since. Compelling content makes it easy to engage students while photos throughout enliven the text. Full-text cases and briefs are available on a companion website and a Teacher’s Manual offers sample syllabi and suggested readings for each brief.

**Just Writing**

*Grammar, Punctuation, and Style for the Legal Writer*

*Fourth Edition*

**LEGAL RESEARCH AND WRITING SERIES**

*Anne Enquist, Seattle University*
*Laurel Currie Oates, Seattle University*

www.aspenlawschool.com/oates_enquist

*Just Writing* covers the basic principles of good legal writing, including style, grammar, punctuation, and other mechanics of writing, providing tips, techniques, and helpful advice for every step of the process — planning, drafting, revising, editing, and proofreading.  

*Just Writing* guides students to eloquence in concise legal prose and contrasts plain English with legalese. The text integrates writing for English-as-a-Second-Language students in its presentation. A Teacher’s Manual offers suggestions on teaching the course as well as specific notes for each chapter. The Teaching Materials Website, available to adopters of any of the authors’ texts, provides additional teaching and testing resources. Quick Tips have been moved to the end of chapters in the *Fourth Edition* for ease of reference.

**Guide to Legal Writing Style**

*Fifth Edition*

**LEGAL RESEARCH AND WRITING SERIES**

*Terri LeClercq, Emeritus, University of Texas*
*Karin Mika, Cleveland-Marshall College of Law*

www.aspenlawschool.com/books/LeClercq_Mika_Guide/

This brief paperback provides legal writers with the skills they need to polish their writing. Intended as an ancillary text to any basic legal writing coursebook, *Guide to Legal Writing Style*, Fifth Edition, expands on the basic skills that students learn in their first-year courses by illustrating additional techniques to help them improve their writing.

New co-author law professor Karin Mika joins Terri LeClercq for the Fifth Edition, which boasts a shorter, streamlined text and an unusually robust companion website. Professor Mika has been associated with the Cleveland-Marshall Legal Writing Program since 1988 and brings enthusiasm for computer-based enhancements to the new edition.
Legal Reasoning, Research, and Writing for International Graduate Students
Third Edition

Nadia E. Nedzel, Southern University Law Center

With Teacher’s Manual.
www.aspenlawschool.com/nedzel3

Legal Reasoning, Research, and Writing for International Graduate Students helps readers approach legal research and writing assignments the way attorneys do in the United States. Since most students will have studied civil law and some comparative law, but are unfamiliar with U.S. legal culture, the book begins by comparing common and civil law and then builds practical skills on this foundation. Chapters are short and clear, and repeat the major points. Citation format information is integrated into the text. An important discussion of plagiarism and U.S. law school honor codes addresses subjects that surprise LL.M. students from cultures with a wide variety of norms and standards. Most of the exercises in each chapter can be done on the web as well as in the law library, with either commercial or non-commercial websites. An extensive Teacher’s Manual includes information about non-U.S. legal systems and legal education that helps prepare instructors for the kinds of problems LL.M. candidates experience.

The Third Edition offers suggestions and exercises on how to gain confidence and participate in U.S. classrooms, more in-depth international research explanations and exercises, and examples and exercises for drafting contracts. An expanded chapter on the use of case method includes a synthesis of international case law, such as WTO appellate opinions and CISG interpretation. A new section on legal changes includes indications of success and failure.

Legal Writing
Third Edition

Richard K. Neumann, Hofstra University
J. Lyn Entrikin, William H. Bowen School of Law
Sheila J. Simon, Lieutenant Governor of Illinois

www.aspenlawschool.com/books/neumann_legalwriting3e

Legal Writing, 3E is written in an engaging style with the authors explaining analytical writing in a concise, friendly, and accessible way. Legal Writing, 3E includes outstanding coverage on organizing analysis according to the CREAC formula (also known as the paradigm), the writing process, storytelling techniques, rule analysis, statutory interpretation, and professionalism. In addition, the book has a dynamic website that includes Sheila Simon’s famed lasagna and other exercises together with checklists and other learning tools.
**Legal Reasoning and Legal Writing**

*Structure, Strategy, and Style, Seventh Edition*

**LEGAL RESEARCH AND WRITING SERIES**

Richard K. Neumann, Jr., Hofstra University
Kris Tiscione, Georgetown University


A leading text in legal writing, **Legal Reasoning and Legal Writing** explores the nuts and bolts of writing an office memo, a motion memo, and an appellate brief. In addition, chapters are included on oral argument and client letters. Thoughtful coverage of all aspects of legal reasoning goes from rule-based analysis to the strategy of persuasion. Helpful instruction on the process of writing accompanies a study of the mechanics of style and grammar. Examples and exercises throughout the text provide needed practice.

The presentation of the **Seventh Edition** is tighter with a more open page design that is even easier to read. Coverage has been fine-tuned in response to user feedback. There are now new chapters on email memos and a new appendix on document design. Additional insight is given on the writing process as well as the process of persuasion, all with updated examples and exercises. Chapters on briefing cases, interviewing clients, and writing exam answers, as well as appendices on basic legal usage and rules of punctuation have been moved to the website for easy access.

**Guide to Foreign and International Legal Citations**

*Second Edition*

**LEGAL RESEARCH AND WRITING SERIES**

New York University School of Law, *Journal of International Law and Politics*


Created by the *Journal of International Law and Politics* at New York University, the **Guide to Foreign and International Legal Citations** is the most comprehensive source for international citations rules. Including 45 country citation systems, as well as citation rules for international organizations, tribunals, and treaties, the updated Second Edition offers updated coverage.

**Just Briefs**

*Third Edition*

**LEGAL RESEARCH AND WRITING SERIES**

Laurel Currie Oates, Seattle University
Anne Enquist, Seattle University
Connie Krontz, Seattle University


Drawn from the brief-writing chapters in the successful *Legal Writing Handbook*, **Just Briefs** is a short legal writing handbook designed as a supplemental text for first-year students. The authors, who are well-known pioneers in the field of legal writing, provide unique, focused coverage of brief writing on its own for students who need extra help and guidance. Instructors who want to add extra coverage of this area to their current legal writing text appreciate the straightforward, step-by-step writing style that has made the *Legal Writing Handbook* so successful. With helpful examples of trial and appellate briefs, students come to understand features unique to brief writing and how to apply them in practice. A comprehensive Website includes materials on effective teaching, sample class plans, PowerPoint slides, and suggested brief problems, and an online diagnostic exam is available to instructors who adopt **Just Briefs**.

The **Third Edition** features an updated chapter on motion briefs, changing the example to a brief in support of a motion for summary judgment.

**Just Memos**

*Fourth Edition*

**LEGAL RESEARCH AND WRITING SERIES**

Laurel Currie Oates, Seattle University
Anne Enquist, Seattle University


**Just Memos**, a brief but comprehensive text, focuses on legal memo writing. Designed as a supplement for first-year legal writing courses, it provides students with information needed to write objective memos, opinion letters, and e-mails.
### Table of Contents

<table>
<thead>
<tr>
<th>Title</th>
<th>Edition</th>
<th>Authors</th>
<th>Pages</th>
<th>Format</th>
<th>ISBN</th>
<th>Year</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Legal Research and Writing</strong></td>
<td></td>
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</tr>
<tr>
<td><strong>Just Research</strong></td>
<td>Fourth</td>
<td>Laurel Currie Oates,</td>
<td>176</td>
<td>Paperback</td>
<td>978-1-4548-3100-6</td>
<td>2014</td>
<td>Provides students with the information and skills that will enable them</td>
</tr>
<tr>
<td></td>
<td>Edition</td>
<td>Seattle University</td>
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<td>these issues using free and fee-based sources.</td>
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<td><strong>The Legal Writing Handbook</strong></td>
<td>Practice</td>
<td>Laurel Currie Oates,</td>
<td>200</td>
<td>Paperback</td>
<td>978-1-4548-4719-9</td>
<td>2014</td>
<td>The Practice Book is the ideal accompaniment to The Legal Writing</td>
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<td>Book, Sixth</td>
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<td>recommended; and exercises for English-as-a-second-language issues.</td>
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<td><strong>The Legal Writing Handbook</strong></td>
<td>Analysis,</td>
<td>Laurel Currie Oates,</td>
<td>950</td>
<td>Paperback</td>
<td>978-1-4548-4155-5</td>
<td>2014</td>
<td>Continues in the tradition that made it a resounding success and a</td>
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<td></td>
<td>Research,</td>
<td>Seattle University</td>
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<td>and Writing</td>
<td>Anne M. Enquist, Seattle</td>
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<td>package with everything a student needs for the legal writing course.</td>
</tr>
<tr>
<td><strong>Legal Writing</strong></td>
<td>Second</td>
<td>Terrill Pollman, University of Nevada, Las Vegas</td>
<td>380</td>
<td>Paperback</td>
<td>978-1-4548-3396-3</td>
<td>2014</td>
<td>This recent addition to the popular Examples &amp; Explanations series</td>
</tr>
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<td></td>
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<td>Judith M. Stinson, Arizona State University</td>
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<td>uses step-by-step writing samples along with questions and explanations</td>
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<td>Elizabeth Pollman, Loyola Law School, Los Angeles</td>
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The Process of Legal Research
Practices and Resources
Ninth Edition
LEGAL RESEARCH AND WRITING SERIES
Deborah A. Schmedemann, Professor of Law Emerita, William Mitchell College of Law
Ann L. Bateson, University of St. Thomas School of Law
Mehmet Konar-Steenberg, William Mitchell College of Law
www.aspenlawschool.com/books/Schmedemann_Research

A long-time best-selling comprehensive text for basic legal research, The Process of Legal Research: Practices and Resources, 9E melds a rich discussion of legal authorities with a presentation of strategic processes for researching using the vast array of resources now available to the legal researcher. With readability in mind, The Process of Legal Research is written to engage various learners through streamlined text, graphics, in-text scenarios that draw on first-year topics, sample documents, and self-assessment questions. Covering sources from dictionaries to international and tribal law, and presenting and repeatedly demonstrating ten practices that distinguish skilled researchers, the book zeroes in on current, credible, cost-efficient options for each type of legal authority. To maximize students’ comprehension, the chapters conclude with a research scenario paired with questions for guided practice as well as a theoretical question to prompt class discussion.

Your Client’s Story
Persuasive Legal Writing
LEGAL RESEARCH AND WRITING SERIES
Ruth Anne Robbins, Rutgers University, Camden
Steve Johansen, Lewis and Clark Law School
Ken Chestek, University of Wyoming
www.aspenlawschool.com/books/clientstory

Unlike most document-centric first-year legal writing texts, Your Client’s Story: Persuasive Legal Writing centers on the client, with a focus on ways to persuade the reader to grant the relief each client seeks. Organized to reflect the process, the text begins with meeting the client, moves to investigating the facts, and then provides guidance on analyzing and choosing the appropriate persuasive strategy. The material is rooted in concepts of brain science and cognitive psychology — and in an easy-to-read, conversational style shows how classical rhetoric and modern persuasion theory provide the foundation for memorable legal writing. Persuasion and argument presentation cover both the trial and appellate levels. By focusing on the process of persuasion, Your Client’s Story: Persuasive Legal Writing creates strong connections between the first year objectives and the upper level skills and clinic courses. Editable versions of the sample briefs appear in the appendices, so that professors can tailor to individual needs.

Synthesis
Legal Reading, Reasoning, and Writing, Fourth Edition
LEGAL RESEARCH AND WRITING SERIES
Deborah A. Schmedemann, William Mitchell College of Law
Christina L. Kunz, Emeritus, William Mitchell College of Law

Synthesis takes a step-by-step approach to outlining effective legal reasoning and writing skills, teaching students how to think like lawyers and encouraging active application of skills through exercises and problem-solving opportunities.

Legal Writing and Other Lawyering Skills
Sixth Edition
LEGAL RESEARCH AND WRITING SERIES
Nancy L. Schultz, Chapman University
Louis J. Sirico, Jr., Villanova Law School

With a consistent emphasis on precision and good organization, Legal Writing and Other Lawyering Skills teaches students how to draft memoranda, opinion letters, pleadings, briefs, and other legal documents, and also addresses communications skills, including client counseling, negotiating, and presenting oral arguments.

Persuasive Legal Writing
Fourth Edition
LEGAL RESEARCH AND WRITING SERIES
Louis J. Sirico, Jr., Villanova University
Nancy L. Schultz, Chapman University

Persuasive Legal Writing, 4E offers complete instruction, exercises, and examples to teach students how to frame and assert arguments. Starting with an introduction to classical rhetorical devices and the psychology of persuasion, the authors explore every aspect of persuasive writing, from structuring sentences and paragraphs to writing style, tone, storytelling, audience analysis, the ethics of argument, and citing authorities. This concise legal writing book features consistent emphasis on the three keys to persuasive writing including writing simply and clearly; arguing ethically; and writing for the audience. The text takes these three keys and offers information on how to use all parts of a brief to frame and assert an argument.
<table>
<thead>
<tr>
<th>Table of Contents</th>
</tr>
</thead>
</table>
| **Basic Legal Research**  
**Tools and Strategies, Sixth Edition**  
**LEGAL RESEARCH AND WRITING SERIES**  
Amy E. Sloan, University of Baltimore  
www.aspenlawschool.com/books/sloan_basiclegal6e |

This best-selling coursebook on legal research is known for its clear, step-by-step instruction in the basics. Using a building-block approach, *Basic Legal Research: Tools and Strategies, 6E* breaks material into discrete, readily comprehensible parts. Self-contained chapters on sources make the book flexible for any type of legal research course. Useful pedagogy throughout the text includes end-of-chapter checklists, clear examples, and summary charts that aid in understanding, retention, and review. Helpful sample pages and examples of research sources guide students through the presentation, and an accompanying workbook provides exercises to test comprehension.

| **Basic Legal Research Workbook**  
**Revised Fourth Edition**  
**LEGAL RESEARCH AND WRITING SERIES**  
Amy E. Sloan, University of Baltimore  
Steven D. Schwinn, The John Marshall Law School  
John Edwards, Drake University Law School  
www.aspenlawschool.com/books/sloan_workbook |

A comprehensive companion to *Basic Legal Research* providing a well-chosen range of exercises and assignments to familiarize students with the use of basic print and electronic research sources. Encourages independent, experiential learning through well-crafted problems that develop gradually in complexity.

| **Researching the Law**  
**Finding What You Need When You Need It**  
**LEGAL RESEARCH AND WRITING SERIES**  
Amy E. Sloan, University of Baltimore  

*Researching the Law: Finding What You Need When You Need It* is a concise new title by one of the top authors in legal research. Focusing on pre- and post-search analysis for effectively filtering vast amounts of material, it teaches students how to identify the most pertinent and authoritative information needed to solve a legal problem.

| **Advanced Legal Writing**  
**Theories and Strategies in Persuasive Writing, Third Edition**  
**LEGAL RESEARCH AND WRITING SERIES**  
Michael Smith, University of Wyoming  
www.aspenlawschool.com/smith_advancedlegalwriting3 |

With a practical focus on persuasive writing strategies, *Advanced Legal Writing: Theory and Strategies in Persuasive Writing* explores three classical techniques: logos, pathos, and ethos, and provides students with a thorough introduction to the elements of rhetorical style. Unlike many other advanced legal writing texts, which tend to focus on a document-specific approach, this unique coursebook focuses on classical writing strategies that students can apply to a wide range of settings. The depth and scope of this text make it appropriate for upper-level legal writing courses.

The Third Edition has been expanded to include the use of movies and other popular culture media in chapters dealing with literary references. There have also been substantial revisions to the chapter on policy.

| **Legal Writing from the Ground Up**  
**Process, Principles, and Possibilities**  
**Tracy Turner, Southwestern Law School**  
www.aspenlawschool.com/books/turner_legalwriting/ |

*Legal Writing from the Ground Up: Process, Principles, and Possibilities* breaks down legal writing into a step-by-step process while avoiding a one-size-fits-all approach. This book helps legal writing professors balance the need to encourage original and strategic thinking with providing guidance for students as they develop their legal writing skills. Tracy Turner writes with today’s generation of students in mind, and helps to arm student with specific and powerful tools without shacking their creativity.
Preparing for Practice
Legal Analysis and Writing in Law School's First Year

LEGAL RESEARCH AND WRITING SERIES

Amy Vorenberg, University of New Hampshire School of Law

Preparing for Practice is a fresh approach to the first semester of the 1L legal writing and research course, designed to guide students through their development of the essential skills needed to pass the bar and practice law. The coursebook combines practice-oriented case files with more theoretical background text, eliminating the need for instructors to create their own case files.

The three cases included in the text teach students new skills and give them the chance to practice ones they've already learned. The case files are meant to look like what students will encounter in practice, and are also similar to the File and Library found on the Multi-State Performance Test.

This unique text will be published at one-year intervals, each version featuring new case files. This will prevent students from accessing the work product produced by students in previous years.

Preparing for Practice

Legal Analysis and Writing in Law School’s First Year
Case Files Set B

LEGAL RESEARCH AND WRITING SERIES

Amy Vorenberg, University of New Hampshire School of Law
www.aspenlawschool.com/books/Vorenberg_PrepPractice

Preparing for Practice is a fresh approach to the 1L first semester legal writing and research course, designed to guide students through their development of the essential skills needed to master the MPT section of the bar exam and learn legal analysis and writing from a practice perspective. The coursebook combines practice-oriented case files with theoretical content, eliminating the need for professors to create their own case files.

The three cases included in the text, which are meant to represent the type of information students will encounter in practice, and are also similar to the File and Library found on the Multi-State Performance Test (MPT), teach students new skills and give them the chance to practice ones they've already learned. This unique text will be published at one-year intervals, with each version featuring new case files and will be published on a three-year revision cycle, which will prevent students from accessing the work product produced by students in previous years.
In *Legislative Process, Fourth Edition*, three outstanding authors explore American legislative institutions and the processes by which they consider and enact legislation. Using a rich variety of primary source materials, and placing consistent emphasis on the processes and practice of law, Mikva, Lane and Gerhardt consider contemporary legislative topics in the context of historical events.

This unique new casebook provides a systematic and comprehensive overview of how law is made by each of the three branches of government, and how those branches interact with each other. *American Legal Process* includes coverage usually found in courses or casebooks on legislation, statutory interpretation, and new casebook offerings addressing the "Regulatory State."
Writing for Litigation

Writing for Litigation offers in-depth coverage and helpful tips for every type of document associated with the life of a case, from the client engagement letter to motions, discovery, client communications, affidavits, and more. Systematically examining each document and its constituent parts, this remarkably concise text explains how audience, purpose, and strategy determine the content and tone of effective writing. An on-line Teacher’s Manual provides abundant drafting exercises and in-class assignments.

Contemporary Civil Litigation

Award-winning teacher and best-selling author Stephen Yeazell presents Contemporary Civil Litigation, the first coursebook to explore the forces that drive modern litigation. This concise text focuses on emerging topics — such as how an evolving bar impacts litigation, new tools of litigation finance, innovative forms of settlement, and the changing politics of legal practice and judging.
The American Legal System for Foreign Lawyers

**ASPEN COURSEBOOK SERIES**

Eldon Reiley, Emeritus, University of San Francisco
Connie de la Vega, University of San Francisco

www.aspenlawschool.com/books/reileyamerican

Heavily classroom-tested by the authors and other instructors, this powerful teaching tool puts an emphasis on vocabulary and solid learning aids to introduce the American legal system to foreign law students. Focusing on constitutional law, the authors provide in-depth coverage of major issues such as the health care mandate, Arizona immigration law, the Defense of Marriage Act, affirmative action, the Supreme Court citation on international authority and more. *The American Legal System for Foreign Lawyers* uses contract law to show the continued development of common law and considers the role and function of judges, characterizing the differences between common and civil law. Interesting cases and solid case-reading coverage combine with tables, graphical material, and glossaries to help students grasp United States law.

LL.M. Roadmap

**AN INTERNATIONAL STUDENT’S GUIDE TO U.S. MASTER OF LAWS PROGRAMS**

**ACADEMIC SUCCESS SERIES**

George E. Edwards, Indiana University, Indianapolis

www.llmroadmap.com

Like an atlas, the *LL.M. Roadmap: A Foreign Student’s Guide to U.S. Master of Law Programs*, provides a series of “roadmaps” to guide prospective LL.M. students through every step of their journey. From assessing your reasons to acquire a U.S. Master of Law’s degree, to choosing an American law school, meeting financial and immigration challenges, and succeeding in law school and a career in law, the LL.M. Roadmap provides straightforward guidance, along with plenty of checklists and reference sources. In ten parts and 33 chapters, this valuable text offers a careful examination of every consideration and contingency for making important life decisions.

To Order:
- Call: 1.800.950.5259
- Fax: 1.800.915.3450
- Email: legaledu@wolterskluwer.com
Legal Reasoning, Research, and Writing for International Graduate Students helps readers approach legal research and writing assignments the way attorneys do in the United States. Since most students will have studied civil law and some comparative law, but are unfamiliar with U.S. legal culture, the book begins by comparing common and civil law and then builds practical skills on this foundation. Chapters are short and clear, and repeat the major points. Citation format information is integrated into the text. An important discussion of plagiarism and U.S. law school honor codes addresses subjects that surprise LL.M. students from cultures with a wide variety of norms and standards. Most of the exercises in each chapter can be done on the web as well as in the law library, with either commercial or non-commercial websites. An extensive Teacher’s Manual includes information about non-U.S. legal systems and legal education that helps prepare instructors for the kinds of problems LL.M. candidates experience.

The Third Edition offers suggestions and exercises on how to to gain confidence and participate in U.S. classrooms, more in-depth international research explanations and exercises, and examples and exercises for drafting contracts. An expanded chapter on the use of case method includes a synthesis of international case law, such as WTO appellate opinions and CISG interpretation. A new section on legal changes includes indications of success and failure.
Offering a big-picture understanding of mergers and acquisitions, this brief introduction illuminates essential concepts with informal and approachable exposition.

Mergers and Acquisitions: Cases and Materials, Third Edition

ASPEN CASEBOOK SERIES

Therese Maynard, Loyola, Los Angeles


Mergers and Acquisitions: Cases and Materials, known for its cases, references to state and federal statutes, and ample problems, underscores the importance of modern fiduciary duty law. Its real-world, skills-based approach to transactions from Main Street to Wall Street emphasizes the ethical responsibilities of both lawyers and corporate managers who are responsible for implementing those transactions.

The Third Edition features a new chapter on “Going Private” (eliminating all public shareholders,) and focuses on changes in Delaware law. More note materials help students put cases and developments into context, particularly on structuring acquisition transactions and fiduciary duty law. New cases replace some older ones and several cases are more tightly edited. The text reflects all recent securities law and rule changes.

Mergers and Acquisitions

ESSENTIALS SERIES

William J. Carney, Emory University


Offering a big-picture understanding of mergers and acquisitions, this brief introduction illuminates essential concepts with informal and approachable exposition.

Mergers and Acquisitions

Cases and Materials

ASPEN CASEBOOK SERIES

Peter V. Letsou, Willamette University


Mergers and Acquisitions: Law and Finance, Second Edition

ASPEN CASEBOOK SERIES

Robert B. Thompson, Georgetown University


Mergers and Acquisitions: Law and Finance, written by Robert B. Thompson, a leading scholar and teacher in the field, offers up-to-date and rich, yet succinct, coverage with the perfect mix of theory and practice. The Second Edition continues to equip students with the legal rules and economic and financial principles they will need to help clients make keen strategic choices during an acquisition.
National Security Law

Counterterrorism Law
Third Edition
ASPEN CASEBOOK SERIES
Stephen Dycus, Vermont Law School
William C. Banks, Syracuse University
Peter Raven-Hansen, George Washington University
Stephen Vladeck, American University Washington College of Law
Kindle version available.
www.aspenlawschool.com/books/Dycus_CounterTerror

The Third Edition of Counterterrorism Law not only updates the leading casebook in this field with recent developments, but adds new chapters on bulk collection, the structure of habeas, and the procedural path to terrorism trials. Because the continuing rapid growth of the field and of relevant materials has made them harder to teach, this edition also for the first time makes substantial changes in their presentation to make them more teachable. The co-authors have provided questions before each principal case to guide the reader; streamlined the notes and questions after the cases to make them easier to read; and summarized basic principles in a new feature at the end of each chapter. The result is a book that is not only current and comprehensive, but significantly easier to read and teach.

National Security Law
Sixth Edition
ASPEN CASEBOOK SERIES
Stephen Dycus, Vermont Law School
Arthur L. Berney, Emeritus, Boston College
William C. Banks, Syracuse University
Peter Raven-Hansen, George Washington University
Stephen Vladeck, American University Washington College of Law
With Teacher’s Manual and Annual Supplements.
Kindle version available.
www.aspenlawschool.com/books/Dycus_NatSec

The Sixth Edition of National Security Law not only updates the leading casebook in this field with recent developments, but adds new chapters on extraterritoriality, cyber operations, bulk collection, the structure of habeas, and the procedural path to terrorism trials. Because the continuing rapid growth of the field and of relevant materials has made them harder to teach, this edition also for the first time makes substantial changes in their presentation to make them more teachable. The co-authors have provided questions before each principal case to guide the reader; streamlined the notes and questions after the cases to make them easier to read; and summarized basic principles in a new feature at the end of each chapter. The result is a book that is not only current and comprehensive, but significantly easier to read and teach.

Case Supplement
National Security Law 6E and Counterterrorism Law 3E
2016-2017 Supplement
Stephen Dycus, Vermont Law School
William C. Banks, Syracuse University
Peter Raven-Hansen, George Washington University
Fundamentals of Counterterrorism

**COURSEBOOK SERIES**
Amos N. Guiora, University of Utah

Fundamentals of Counterterrorism addresses the multiple issues surrounding counterterrorism from a legal and policy perspective and an international and comparative focus. This concise paperback is the perfect complement to courses that address international law, international criminal law, or national security. Author Amos Guiora writes and lectures extensively on counter-terrorism, global perspectives of counterterrorism, terror financing, and international law and morality in armed conflict.

Global Perspectives on Counterterrorism

**SECOND EDITION**
**ASPEN ELECTIVE SERIES**
Amos N. Guiora, University of Utah

Amos Guiora, a recognized authority on counterterrorism, presents an interdisciplinary and global exploration of the law, policy, intelligence gathering, and operational decisions surrounding counter-terrorism initiatives. Case studies of seven different nations and their efforts to repel terrorism within their borders provide numerous opportunities for comparative analysis. Issues to Consider present actual dilemmas and scenarios in each chapter that fuel class discussion.

The Second Edition extends its purview to China and Colombia in an ongoing effort to impart a broad perspective on the tactics and strategies used by different countries to combat counterterrorism.

National Security Law

**PRINCIPLES AND POLICY**
**ASPEN STUDENT TREATISE SERIES**
Geoffrey Corn, South Texas College of Law
Peter Marguiles, Roger Williams University
Jimmy Gurule, University of Notre Dame
Eric Jensen, Fordham University
Kindle version available.
www.aspenlawschool.com/books/corn_Natlsecuritylaw

This unique new concise treatise provides a highly accessible but also comprehensive and timely supplement for students studying National Security Law. Written by a team of experts in the field, this treatise serves as a useful supplement for the substantively rich but often overwhelming National Security Law texts currently on the market.
American Indian Tribal Law

**ASPEN ELECTIVE SERIES**

Matthew L.M. Fletcher, *Michigan State University*


www.aspenlawschool.com/books/fletcher

*American Indian Tribal Law* is an engaging narrative text that examines the development of tribal justice systems from pre-contact, through colonization, and into our modern era of self-government. A unique offering in its field, *American Indian Tribal Law* describes modern tribal government activities and explores how disputes are resolved within American Indian nations.
An accessible text that examines the legal issues associated with every aspect of a Section 501(c)(3) organization’s life cycle, Non Profit Law is enhanced by rich notes, questions, and problems. Students become familiar with the state and federal rules concerning nonprofit organizations, as well as the trust, corporate, tax, and other regulatory issues that nonprofit managers and their lawyers face.
Written by leading scholars in patent and intellectual property law, *International Patent Law and Policy* provides comparative and international materials covering a wide range of patent topics. Emphasizing the doctrinal, normative and practice-related issues resulting from global harmonization and cooperation efforts, this compelling text includes the impact of these efforts on countries in various stages of economic development.

The *Law of Patents*, Third Edition, is a concise yet comprehensive casebook on the law of patents that features helpful introductory text, technologically accessible cases, detailed comments, comparative and policy perspectives, and statutes.

The new edition has been revised to reflect the most sweeping changes to the patent statute since 1952, including the move from a first-to-invent priority system to a first-to-file system; post-grant review of patent applications; and inter partes review of patents. Important recent Supreme Court and Federal Circuit cases relating to statutory subject matter, along with Federal Circuit cases on obviousness, infringement, and damages are included.

**Patent Law** delivers a succinct, single-volume explanation of the principal legal doctrines, key judicial authority, governing statutes, and guiding policy considerations in obtaining and enforcing a U.S. patent. The text breaks down the often abstract and complex statutes and cases into understandable pieces. A final chapter addresses central aspects of international patent law as they affect U.S. practice. Written at an appropriate level for students with or without technical backgrounds, *Patent Law* is suitable for use with any patent casebook. A valuable reference for students who go on to careers in IP law, the text is helpful in preparing students who choose to take the Patent Office’s registration exam. Patent law terms of art are highlighted in boldface type throughout the text and defined in a glossary for quick reference. Visual aids and a sample patent with its prosecution history help students through the course.

The *Fourth Edition* introduces a new chapter explaining the complex America Invents Act of 2011, the most significant change in U.S. patent law in years. The updated text includes key recent Supreme Court cases and Federal Circuit cases such as *Mayo v. Prometheus* (U.S. 2012) on patent-eligible subject matter and *Therasense v. Becton Dickinson* (Fed. Cir. 2011) (en banc) on inequitable conduct.
Poverty Law: Policy and Practice is organized around an overview of federal policies, significant poverty law cases, and major government antipoverty programs — welfare, housing, health, etc. — which map onto important theoretical, doctrinal, policy, and practice questions.
Pretrial Practice

Pretrial Advocacy
ASPEN COURSEBOOK SERIES
Marilyn J. Berger, Seattle University
John B. Mitchell, Seattle University
Ronald Clark, Seattle University
With Teacher’s Manual, DVD (Videos of deposition demonstration; crime scene tour; pretrial and trial visuals), CD (Case Files; File of Exemplary Forms)
www.aspenadvocacybooks.com

Pretrial Advocacy: Planning, Analysis, and Strategy provides an excellent conceptual and practical foundation for pretrial litigation for both teachers and students. With coverage of both criminal and civil pretrial practice, the focus remains on federal and state litigation. Professional responsibility and civility are emphasized throughout the text. Checklists of skills, techniques, standards and ethics appear in each chapter and 78 assignments are designed for student role-play performances.

The Fourth Edition, revised to reflect current Rules, has a new chapter on pretrial conferences in civil and criminal cases and expanded coverage of criminal case plea negotiations. The revised chapter on depositions includes new material on making and meeting objections, conferring with the client, and the interplay between the deposition and cross-examination. The practical effects of the Twombly/Iqbal decisions are explored. New developments regarding investigating social media during pretrial preparation and discovery — criminal prosecutors’ new responsibilities under MRPC 3.8 (g) and e-discovery — as well as new technologies are introduced.

Pretrial
Ninth Edition
ASPEN COURSEBOOK SERIES
Thomas A. Mauet, University of Arizona
David Marcus
www.aspenlawschool.com/mauet_pretrial8

With new co-author David Marcus, the ninth edition of Pretrial ushers in a fresh voice and a continued commitment to timely and authoritative coverage. Trial preparation, planning, and strategy continue to be presented as a series of steps that students can readily master. From investigating and planning, to pleadings, discovery, motions, and settlements—students will develop practical skills in pretrial litigation. With hands-on learning, expert analysis, and actual cases, PRETRIAL has long been a great text. Now in its ninth edition, it still feels contemporary and relevant.
**Table of Contents**

**Information Privacy Law**  
Fifth Edition  
**ASPEN COURSEBOOK SERIES**  
Daniel J. Solove, George Washington University  
Paul M. Schwartz, University of California, Berkeley  
www.aspenlawschool.com/books/Solove_infoprivacy5e  

A clear, comprehensive, and cutting-edge introduction to the field of information privacy law, with the latest cases and materials exploring issues of emerging technology and information privacy, the extensive background information and authorial guidance provide clear and concise introductions to various areas of law. Information Privacy Law has been revised to include four new chapters, expanded coverage on a number of topics, and a new approach to covering statutes and regulations.

**Statutory Supplement**  

**Information Privacy**  
Statutes and Regulations  
2010-2011 Edition  
Paul M. Schwartz, University of California, Berkeley  
Daniel J. Solove, George Washington University  

**Privacy, Information, and Technology**  
Third Edition  
**ASPEN ELECTIVE SERIES**  
Daniel J. Solove, George Washington University  
Paul M. Schwartz, University of California, Berkeley  

Privacy, Information, and Technology offers a comprehensive and in-depth treatment of important information privacy issues. With thought-provoking discussions of information privacy, new technology, data mining, identity theft and government surveillance cases, Privacy, Information, and Technology is presented in a clear, conceptual framework.

The Third Edition introduces the effects that new technologies, including social media and global locating systems, are having on privacy law. New developments in FTC and NSA surveillance program case law have been added, and there is expanded coverage of privacy and contract issues.

**Privacy and the Media**  
**ASPEN ELECTIVE SERIES**  
Daniel J. Solove, George Washington University  
Paul M. Schwartz,  
University of California, Berkeley  
www.informationprivacylaw.com  

In Privacy and the Media, Daniel Solove and Paul Schwartz provide thorough coverage of issues involving privacy, freedom of speech, and freedom of the press.
Mark Geistfeld, the author of the leading textbook on products liability, an important text on tort law and dozens of scholarly articles, has class-tested the material in *Products Liability Law* for more than five years at NYU. He has made the study of products liability an advanced torts class that cements knowledge of fundamental tort principles while developing both specialized expertise and a deeper understanding of the torts process. Illuminating textual discussion follows a wide range of riveting cases. Unlike many casebooks that simply pose the question, *Products Liability Law* provides the analyses needed to address each challenging problem. Unifying the two competing conceptions of products liability, students become familiar with both approaches and develop a balanced perspective. A helpful Teacher’s Manual introduces a syllabus as well as complete set of class notes for a three-credit course.


James A. Henderson, Jr., *Cornell Law School*
Aaron D. Twerski, *Brooklyn Law School*
Douglas Kysar, *Yale Law School*


www.aspenlawschool.com/books/Henderson_Liability

*Products Liability: Problems and Process* offers a problem-based approach that balances doctrine with in-depth exercises that prompt students to apply the law in realistic fact scenarios. Rules and comments from the Restatement (Third) of Torts: Products Liability—for which two of the authors, James Henderson and Aaron Twerski, have served as co-reporters—are fully integrated throughout the text. Brief dialogs among the three authors present a range of perspectives on controversial issues within the field to help stimulate reflection and discussion. The book concludes with a chapter on products liability in a global context.
Known for helping students develop the ability to make sound judgments, the concise *Professional Responsibility: Problems of Practice and the Profession, Fifth Edition*, is adaptable to a host of teaching styles. Scores of realistic problems and hallmark hypothetical problems call on students to develop a cogent philosophy of lawyering as they master basic concepts and prepare for the MPRE. Modular, flexible organization allows professors to adapt the material to a variety of courses and clinical programs. An extensive Teacher's Manual is full of suggested lesson plans, questions and answers, role-playing models, and sample syllabi for two- and three-hour classes.

The Fifth Edition presents a major reorganization of the problem-based classic to accommodate a doctrinal approach, while preserving its unique emphasis on particular areas of practice. Comprehensive treatment of technology shows its effect on every aspect of the law. In keeping with the casebook's focused, concise quality, fewer, more selective cases of particular importance for the upper-level problem course are featured. As well as updating problems and discussion throughout the text, multiple choice questions (moved to the website for the course to facilitate addition and rotation of problems) now reflect the new format of the MPRE. Through the many problems that require keen professional judgment, Professor Crystal emphasizes more than ever the need for students to develop a philosophy of lawyering.

Regulation of Lawyers: Problems of Law and Ethics features a balanced and engaging mix of materials, which supports its comprehensive coverage of professional responsibility issues. Refined through years of classroom use, this casebook offers: comprehensive coverage of the full range of professional responsibility issues in less space, well-balanced mix of cases, secondary sources, timely materials, discussion beyond the rules and from different perspectives, to recognize that the law is not necessarily self-evident and covers many subtleties; excellent case selection; realistic, helpful, and abundant problems, many based on actual events, that facilitate class discussion and enable students to understand the rules and regulations that will govern their professional behavior; detailed notes which provide in-depth treatment of the issues; and an accessible and engaging style which is characterized by variety, clarity, and humor.

**Case Supplement**

*Regulation of Lawyers Statutes and Standards*  
2016 Statutory Supplement  
Stephen Gillers, New York University  
Roy D. Simon, Hofstra University  
Andrew M. Perlman, Suffolk University  
John Steele  
Writing in his direct and lively style, Stephen Gillers explores the subtleties and nuances of the legal and ethical rules governing lawyers and judges. From great teaching cases, timely materials, and realistic problems, students come away with new insight, equipped to detect and avoid improper conduct over the course of their professional careers. Refined through years of classroom use, the concise edition is 120 pages shorter than the regular casebook yet offers nearly identical coverage, without Chapters 11 (Judges), 14 (Nonlawyers in the Law Business), 15 (Free Speech Rights of Lawyers and Judicial Candidates), and 16 (Marketing Legal Services); and without parts of Ch. 4 (Minimum Fee Schedules; Court-Awarded Fees; and Dividing Money, Clients, or Fees Within and Between Firms).

Case Supplement

Regulation of Lawyers
Statutes and Standards, Concise Edition
2016 Statutory Supplement

Stephen Gillers, New York University
Roy D. Simon, Hofstra University
Andrew M. Perlman, Suffolk University
John Steele


Ethical Problems in the Practice of Law
Fourth Edition

Lisa G. Lerman, Catholic University
Philip G. Schrag, Georgetown University


Ethical Problems in the Practice of Law, 4E reflects the authors’ broad range of teaching, clinical, and policy-making experience and encourages deep analysis as well as lively class discussion. Through real-world cases and problems, students are encouraged to deal with the issues as a lawyer would, not as passive readers of judicial opinions. Dynamic role-playing exercises challenge students to think simultaneously about legal strategy and ethics as they confront a realistic problem and ethical issues similar to those that can and do emerge in legal practice. The new edition reflects all recent changes to the Model Rules and other new developments in the law governing lawyers and contains six new problems on conflicts of interest, a criminal defense lawyer’s duty to investigate, prosecutorial investigations, and relationships between lawyers and judges. In addition, the updated fourth edition includes up-to-date discussions of how the Internet is affecting law practice, including the use of e-mail, social media, blogging, and raising capital for law firms by crowdfunding and expands coverage of the post-recession changes in the legal profession including the implications for confidentiality of employer monitoring of employees, government monitoring of electronic communications, and hacking of law firm computer systems.
A lighter-weight, shorter edition, Ethical Problems in the Practice of Law: Concise Third Edition for Two Credit Courses, like its popular full-sized version, is built around dozens of problems for classroom discussion. Most are based on actual cases, including many classic legal ethics cases. Clear, concise explanations of the law in Q&A format precede each problem, providing the necessary rules and doctrines. The up-to-date presentation includes the most important rules changes made by the ABA in August, 2012, and the graphical elements make the doctrine come alive. The downloadable Teacher’s Manual is written in the form of class notes with extensive guidance on how to generate exciting class discussions. Detailed analysis is provided for each problem, exploring both its strategic and its ethical tensions. Teachers can easily adapt the content of the manual or use it as is for instant class preparation. The “real case” feature reveals what happened in the cases on which the problems are based. The authors post important updates on the book’s companion website, so professors need not wait for annual supplements to stay abreast of new developments. Audio interviews with lawyers involved in the cases on which the problems are based are available on the website.

Using compelling problems and other pedagogical strategies for conveying materials effectively and memorably to students, this innovative casebook covers a wide range of ethical issues and challenges facing the practicing attorney. Short enough to provide focus but long enough to convey the rich texture of the material, Traversing the Ethical Minefield is student-friendly and highly teachable.

The Third Edition introduces new coverage of social networking and how this emerging phenomenon is shaping the law governing lawyers.

Statutory Supplement

The Law Governing Lawyers
Susan R. Martyn, University of Toledo
W. Bradley Wendel, Cornell University
Lawrence J. Fox, Drinker Biddle & Reath

Regulation of the Legal Profession
ESSENTIALS SERIES
Stephen Gillers, New York University

Offering big-picture perspective on professional responsibility, this brief introduction illuminates essential concepts with Stephen Gillers’ characteristic expertise and clarity.
Examples and Explanations: Professional Responsibility, 5E is a thorough and comprehensive text that can be used by students as a study aid and by professional responsibility teachers as a class text. It covers the whole field of professional responsibility, focusing not only on the ABA Model Rules, but on the often complex relationship between the rules and doctrines of agency, tort, contract, evidence, and constitutional law.

Beginning with the formation of the attorney-client relationship, the book proceeds through topics including attorneys’ fees, malpractice and ineffective assistance of counsel, confidentiality and privilege rules, conflicts of interest, witness perjury and litigation misconduct, advertising and solicitation, admission to practice, and the organization of the legal profession. Coverage includes all subjects that are tested on the Multistate Professional Responsibility Exam (MPRE).

The Glannon Guide to Professional Responsibility

Dru Stevenson, South Texas School of Law

Kindle version available.

The Glannon Guide to Professional Responsibility is a clear, concise textbook on the important topic of professional responsibility in legal practice. Using the tried-and-true Glannon Guide format of explaining topics followed by multiple-choice questions and explanations of the answers, the book allows students to not only learn and review course content, but to take exams like the MPRE. Professor Stevenson, Helen and Harry Hutchins Research Professor at South Texas School of Law and a leading instructor in this field, has used his extensive experience teaching this course to develop a series of questions specifically designed to prepare students for the MPRE—one of their top priorities and reasons for taking such a class. This study aid can be used with any casebook or course on professional responsibility.
### Table of Contents

<table>
<thead>
<tr>
<th>Property Law</th>
<th>Property</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Practice, Problems, and Perspectives</strong></td>
<td><strong>Eighth Edition</strong></td>
</tr>
<tr>
<td>ASPEN CASEBOOK SERIES</td>
<td>ASPEN CASEBOOK SERIES</td>
</tr>
<tr>
<td>Jerry L. Anderson, <em>Drake University Law School</em></td>
<td>Jesse Dukeminier, <em>University of California at Los Angeles</em></td>
</tr>
<tr>
<td>Daniel B. Bogart, <em>Dale E. Fowler School of Law at Chapman University</em></td>
<td>James E. Krier, <em>University of Michigan</em></td>
</tr>
<tr>
<td>Connected Casebook versions available.</td>
<td>Michael H. Schill, <em>University of Chicago</em></td>
</tr>
<tr>
<td><a href="http://www.aspenlawschool.com/books/anderson_bogart_prop">www.aspenlawschool.com/books/anderson_bogart_prop</a></td>
<td>Lior Jacob Strahilevitz, <em>University of Chicago</em></td>
</tr>
</tbody>
</table>

**Property Law: Practice, Problems, and Perspectives** offers a unique package that features a concise, user-friendly, accessible casebook with a two-color design and straightforward exposition as well as an online simulation that features practice-ready materials and author-scripted videos with questions and problems.

The new casebook **Property Law** features an innovative approach that completely reimagines the law school casebook format. Covering all the major topics included in a basic 1L Property course, Property Law functions more like an undergraduate textbook than a traditional law school casebook, making use of sidebars, illustrations, and other design devices to present material more clearly. The authors present concepts simply, then move the discussion toward complexity. Clear yet sophisticated, the casebook is the perfect choice for all skill levels. Including problems that students can and should be able to do on their own, explanatory answers, and skills-based exercises, this casebook is both professor-friendly and student-friendly. Themes that run through the course are highlighted throughout the book, resulting in a casebook that clearly presents the fundamentals of property law. This allows students to develop an understanding of basic concepts on their own while allowing professors to assist their students in developing an advanced understanding of property law.

Jesse Dukeminier’s trademark wit, passion, and human interest perspective has made **Property**, now in its Eighth Edition, one of the best — and best loved — casebooks of all time. A unique blend of authority and good humor, you’ll find a moveable feast of visual interest, compelling cases, and timely coverage of contemporary issues. In the Eighth Edition, the authors — along with new co-author Lior Jacob Strahilevitz—have created a thoughtful and thorough revision, true to the spirit of the Late Jesse Dukeminier.

A concise edition of the legendary casebook, **Property: Concise Edition** is perfectly suited for use in a four-credit course. Jesse Dukeminier’s trademark wit, passion, and human interest perspective has made Property, now in its Eighth Edition, one of the best — and best loved — casebooks of all time. A unique blend of authority and good humor, you’ll find a moveable feast of visual interest, compelling cases, and timely coverage of contemporary issues.
Property

Cases and Text on Property
Sixth Edition

ASPEN CASEBOOK SERIES

Susan F. French, University of California at Los Angeles
Gerald Korngold, New York Law School

www.aspenlawschool.com/books/french_property6e

This completely revised and streamlined Sixth Edition of Cases and Text on Property is smart, compact, and thoughtful. The carefully selected and edited cases and problems give students what they need to learn about Property law in the 21st Century, including substantial coverage of intellectual property, modern servitudes law, common interest communities, and constitutional limits on governmental power to acquire and regulate property in addition to ample coverage of traditional Property subjects.

Property
Cases, Problems, and Skills

ASPEN CASEBOOK SERIES

Christine A. Klein, University of Florida

Connected Casebook and Kindle versions available.
www.aspenlawschool.com/books/Klein_Property

This casebook offers a modern, skills-based approach to Property Law, and includes a balance of classic and new cases, tightly-focused skills exercises (including advocacy, drafting, client interviewing/counseling, and negotiation), selected statutory excerpts, chapter review problems (with answers provided in the Appendix for student self-testing), and other pedagogical features (such as discussion problems raising novel and modern challenges, “A Place to Start” doctrinal overview boxes, and “Reading Guide” boxes). The online teacher’s manual provides answers to all questions posed in the text and suggestions for conducting the skills exercises (generally, during a group exercise that takes all or part of a single class session). The two-color text is visually appealing, with judicious use of photographs, text boxes, and pedagogical diagrams. Although the text does not take a “hide the ball” approach, it prods students to engage with the law’s complexity, ambiguity, and nuance.

Property Law
Rules, Policies, and Practices, Sixth Edition

ASPEN CASEBOOK SERIES

Joseph William Singer, Harvard University
Bethany R. Berger, University of Connecticut
Nestor M. Davidson, Fordham University
Eduardo Peñalver, University of Chicago

Connected Casebook and Kindle versions available.
www.aspenlawschool.com/books/singer_prop6e

This hugely successful cases-and-problems book, acclaimed for its textual clarity and socially progressive but evenhanded perspective and its contemporary, up-to-date character, is easily distinguished from other property casebooks through its explanations of the social ramifications of property law; its inclusion of numerous statutes and its emphasis on both statutory interpretation and the interrelationship between common law and statutes and regulation; its comprehensive treatment of public accommodations and fair housing law, current tribal property issues, and property in human bodies; and its use of the problem method to teach legal reasoning and lawyering skills. The Sixth Edition of Property Law: Rules, Policies, and Practices welcomes three new co-authors.

Property Law
Cases and Materials, Third Edition

ASPEN CASEBOOK SERIES

James C. Smith, University of Georgia
Edward J. Larson, Pepperdine University
John C. Nagle, University of Notre Dame
John A. Kidwell, University of Wisconsin

www.aspenlawschool.com/books/smith_property3

Property: Cases and Materials features sweeping coverage in a single volume, from “old property” (such as the basics of real estate law) to “new property,” including the latest developments in intellectual property law. Its coverage of intellectual property shows how the law grows and responds to social and technological change. Designed for flexibility, stand-alone chapters can be omitted if time constraints require. Property: Cases and Materials includes appellate decisions, statutes, regulations, administrative decisions, law review articles, and non-legal materials as well as principle cases.

This Third Edition has been heavily updated with recent cases that show foundational principles applied in new cutting-edge settings. A thorough update of all existing materials includes improved coverage of natural resources law and intellectual property.
Properties of Property

ASPEN COURSEBOOK SERIES

Gregory S. Alexander, Cornell Law School
Hanoch Dagan, Tel-Aviv University


 широко интердисциплинарный, *Properties of Property* предоставляет обзор новых подходов к исследованию, которые могут быть использованы в других отделах, например, исторических, городских, а также для углубленного обучения в других направлениях. Он также может быть использован как справочник для студентов, чтобы лучше понять материал, на который они ссылаются.

Integrating Spaces

Property Law and Race

ASPEN COURSEBOOK SERIES

Alfred L. Brophy, University of North Carolina
Alberto Lopez, Northern Kentucky University
Kali Murray, Marquette University


www.aspenlawschool.com/books/integratingspaces_propertylaw

Integrating Spaces: Property Law and Race enables you to seamlessly integrate historical and contemporary issues of race and ethnicity into your property syllabus alongside your casebook. With historical perspective and doctrinal analysis, it maps the directions in which property law has turned in response to issues of race and ethnicity, and demonstrates how racial and ethnic categories continue to affect contemporary property law.

Property

Fifth Edition

EXAMPLES & EXPLANATIONS SERIES

Barlow Burke, American University
Joseph Snoe, Samford University


*Examples & Explanations: Property, SE* is a study aid that offers clear textual introductions to legal terms and concepts in property law, followed by examples and explanations that test and apply the reader’s understanding of the material covered. Both authors have years of experience presenting material in a clear and compelling way.

With its rich pedagogy that features boldfaced legal terms and visual aids, *Property* fills a niche distinct from other books. The six-part topical organization matches the coverage of most first-year property courses and follows the organization of the best-selling casebook by Dukeminier, Krier, Alexander & Schill. Accomplished authors Barlow Burke and Joseph Snoe assure that the rules and doctrines making up the first year course on the law of property are well covered.

Property

Fourth Edition

ASPEN TREATISE SERIES

Joseph William Singer, Harvard Law School


This overview of property law addresses both classic and contemporary topics covered in the first-year property course in a clear, accessible format. *Property* offers clear explanations of property law through textual treatment, with numerous examples, analytical discussion of key cases, and issues followed by hypotheticals. Emphasis is placed on disagreements among states about the applicable rules of property law, with explanations of the conflicting issues.

TO ORDER:  ■ Call: 1.800.950.5259  ■ Fax: 1.800.915.3450  ■ Email: legaledu@wolterskluwer.com
### Inside Property Law
**What Matters and Why, Second Edition**

**INSIDE SERIES**

- **Daniel B. Bogart**, Chapman University
- **Carol Necole Brown**, University of North Carolina


The **Second Edition** presents a full discussion of the ALI’s recently adopted Restatement (Third) of Property (Servitudes). Revised coverage of the loan transaction better explains the mortgage crisis within the context of basic mortgage law. The **Second Edition** includes coverage of several states’ adopting statutes to limit local cities and towns’ takings power for purposes of redevelopment.

### Estates in Land and Future Interests
**Problems and Answers, Sixth Edition**

**PROBLEMS AND ANSWERS SERIES**

- **John Makdisi**, St. Thomas University
- **Daniel B. Bogart**, Chapman University


*Estates in Land and Future Interests: Problems and Answers* provides a basic, systematized account of the rules and classifications of estate law. Problem sets in each chapter let students practice applying the rules and assigning the classifications of this intricate area of law in hypothetical situations.

### Perspectives on Property Law
**Fourth Edition**

**Robert C. Ellickson**, Yale Law School

**Carol M. Rose**, Yale Law School

**Henry E. Smith**, Harvard Law School

[aspenlawschool.com/books/perspectiveproperty4e](aspenlawschool.com/books/perspectiveproperty4e)

This reader on property law continues its lengthy track record of success of combining fascinating and essential readings and materials pertaining to property law with author commentary. Now in its **Fourth Edition**, *Perspectives on Property Law* adds nationally renowned property scholar Henry E. Smith as co-author to its already impressive author team.

### The Glannon Guide to Property
**Third Edition**

**James C. Smith**, University of Georgia School of Law


Following the established format of Aspen’s well-received Glannon Guide Series, *Glannon Guide to Property: Learning Property Through Multiple-Choice Questions and Analysis, Third Edition*, offers students a concise, clear, effective review of Property topics organized around the theme of multiple-choice questions. Brief explanatory text about the topic under discussion is followed by one or two multiple-choice questions. After each question, the author explains how the correct choice was chosen, providing the student not only with a review of the course content but also with tips on how to analyze exam questions. This book is also valuable for students to use when preparing for the real property part of the multistate bar exam.

### Experiential Learning Add-On

**A Day in the Life of A Lawyer Property Module**

**VIDEO SERIES**

- **Susan M. Chesler**
- **Patrick E. Longan**
- **Karen J. Sneddon**

[www.WKLegaledu.com](www.WKLegaledu.com)
Modern Real Estate Finance and Land Transfer — sophisticated, yet teachable — explains the increasingly complex legal, business, and tax issues surrounding real estate transactions with discussion relevant to both commercial and residential situations. Real-world examples help foster practical skills required of attorneys in real estate firms, and the text is appropriate for both the basic Real Estate course and advanced seminar. Questions and planning problems help students examine issues in the context of relevant transactions and documents.

The Fifth Edition has been thoroughly updated to reflect changes in the law since 2008, including case law and statutory responses to the mortgage crisis in residential real estate; foreclosure defense strategies; policy implications of the mortgage crisis, including the role of lawyers; the expanded role of ADR in real estate transactions; and securitization in light of the mortgage crisis.

Land Transfer and Finance: Cases and Materials, Sixth Edition, is a classroom-tested casebook designed for upper-class courses in real estate transactions or financing that will appeal to professors who prefer to focus on the taxation and financing aspects of a transaction as well as to those who choose to concentrate on contractual and title areas.

The Sixth Edition has been meticulously updated and features extensive coverage of the impact of the recent mortgage crisis and the resulting changes and potential changes to real estate mortgage markets.

Real Estate Transactions: Problems, Cases, and Materials, Fourth Edition can be taught from cover to cover in a 3-credit hour course. Clear explanations combine with straightforward examples in an integrated approach to explaining market and ethical constraints for the transactional real estate lawyer. Detailed text explains basic elements and market factors involved in each area of law. Cases are carefully chosen to illustrate key points of commercial and residential real estate and the way in which problems arise in practice. Ethical and professional responsibility issues are highlighted, helping students to see professional ethics in a real-world context. Excellent problems increase in difficulty with each section.

The heavily revised Fourth Edition introduces new text and problems dealing with the collapse of the U.S. housing bubble, toxic mortgages, and other issues concerning lending standards and the securitization of mortgage loans. New discussion of the residential foreclosure crisis includes reforms such as the regulation of foreclosure rescue firms and issues concerning short sales and the role of MERS. New problems focus on emerging issues, and new and updated cases appear throughout the book.

Real Estate Transactions, Sixth Edition, Examples & Explanations: Real Estate Transactions, remains timely and fresh with clearly written text and examples that explain and illustrate investment, mortgaging, and conveyancing. Barlow Burke provides a complete overview of his subject in the proven-effective Examples & Explanations format.
This authoritative, well-regarded text examines the relationship between government and religion within the framework of the Constitution. The fourth edition has an increased focus on the current areas of controversy in the church-state field, with particular emphasis on helping students to think critically about modern real-world issues. A reorganized and reenergized chapter on the free exercise of religion has been updated to include the Supreme Court’s recent decisions in *Burwell v. Hobby Lobby*, *Hosanna-Tabor v. EEOC*, and *Holt v. Hobbs*, as well as important contemporary lower-court cases like *Elane Photography* and *Spencer v. World Vision*. In addition, Consolidated Establishment Clause chapters include more focus on modern disputed questions, such as its restructured section examining the propriety and constitutionality of “strings” on government aid to religious institutions.

**Law and Religion**

**National, International, and Comparative Law Perspectives**

*Law and Religion: National, International, and Comparative Law Perspectives* offers extensive international and comparative law materials, as well as Establishment Clause and Free Exercise cases, international experts Durham and Scharffs bring new vision and scope to the study of Law and Religion.
This classroom-tested casebook provides a thorough and accessible examination of the overarching policy themes and principles behind remedies law. Modern American Remedies: Cases and Materials, Fourth Edition, doesn’t hide the ball — students are given the information they need to participate in classroom discussions that will broaden their understanding.

**Case Supplement**

**Modern American Remedies Cases and Materials 2016 Supplement**

Douglas Laycock, University of Virginia


Modern American Remedies: Cases and Materials is known for a strong organization that highlights remedies categories and concepts within daily teaching units of roughly equal length, each focused on a clear central theme. The text achieves a solid balance of public and private law and integrates basic legal and economic information, without letting economics dominate the book.

Memorable cases and well-written notes offer plenty of information to inform class discussion. An excellent Teachers’ Manual includes daily teaching units, suggested assignment sheets for a variety of courses from 1 to 5 hours, and suggestions for teaching the cases. The Concise Edition has the same organization, coverage, and daily units as the full Fourth Edition, but more tightly focused notes with fewer illustrations and fewer collateral issues.

**Remedies**

Third Edition

EXAMPLES & EXPLANATIONS SERIES

Rick Hasen, Loyola Law School


Covering topics included in typical remedies courses, Examples & Explanations: Remedies helps build understanding step by step, moving from the basics to the more complex. Straightforward, student-friendly examples, charts, and illustrations demystifies the language of remedies. Readers are coached in “doing the math” related to issues such as computing compensatory damages, present value, and constructive trusts. Examples & Explanations: Remedies is the only book in the field that provides both black letter law and examples and answers to build student knowledge.

The Third Edition incorporates the final version of the Third Restatement of Restitution. Discussion of the law on structural injunctions is updated in light of Brown v. Plata and other Supreme Court authority, and on preliminary injunctions and stays following Winter and Nken. The Third Edition updates the controversy over the eBay case standard for preliminary injunctions, reflecting new developments in the Supreme Court and lower courts. The discussion of the unconscionability defense is expanded, taking into account ATT v. Concepcion. Lower court developments in the punitive damage area are explored.
The national reputation of the authors, their balance of practice and doctrine, and a highly teachable structure have all made *Securities Regulation: Cases and Materials* the best-selling text in the field. Applauded for excellent coverage of the 1934 and 1935 Acts, the text remains sophisticated yet not intimidating. Modular chapters adapt to a variety of teaching styles, giving the instructor flexibility in course design. Well-written, interesting problems expose students to theory as well as the practical issues that impact investors.

The *Seventh Edition* pays close attention to the recently-enacted JOBS Act including the SEC’s implementation rules and explores multiple impacts of the Dodd-Frank Act on the scope and content of securities regulations. An expanded description of various financial products pays particular heed to asset-backed securities and derivatives. The new meaning of “primary liability” is introduced as are the ongoing developments in the nature and structure of securities markets. Proxy regulation changes are discussed and new note material appears on the D.C. Circuit’s approach to interpreting "efficiency, competition and aggregation of capital" when considering challenges to SEC rule making. Post-*Morrison* developments in the extraterritorial application of law are included as well as the new strategies pursued in SEC enforcement.

*Case Supplement*

**Securities Regulation**

2016 Case Supplement

James D. Cox, Duke University
Robert W. Hillman, University of California, Davis
Donald C. Langevoort, Georgetown University


*Statutory Supplement*

**Securities Regulation**

Selected Statutes, Rules, and Forms

2016 Statutory Supplement

James D. Cox, Duke University
Robert W. Hillman, University of California, Davis
Donald C. Langevoort, Georgetown University


Informal and student-friendly, this study guide gives an overview of federal securities regulation and illustrates the topic with practical applications. *Examples and Explanations: Securities Regulation* combines clear introductions with examples and explanations that test students’ understanding of concepts and give them practice applying the law to fact patterns — many drawn from current events.

*The Essentials: Securities Regulation* is part Aspen’s Essentials Series, which takes a “forest rather than the trees” approach to teaching. This concise paperback concentrates on the fundamentals of Securities Regulation and uses a relaxed, personal style to explain them. Suitable for use with any casebook, this text will help students recognize and understand common themes and will precipitate understanding of the topics under discussion.
A leading text in criminal law, co-authored by leading scholars in the field, Sentencing Law and Policy draws from extensive sources to present a comprehensive overview of all aspects of criminal sentencing. Online integration with sentencing commissions, thorough treatment of current case law, and provocative notes and questions, stimulate students to consider connections between disparate institutions and examine the purposes and politics of the criminal justice system.

The Third Edition has been updated to include recent developments in sentencing case law and provocative discussions of policy debates across a wide range of topics, including discretion in sentencing, race, death penalty abolition, state sentencing guidelines, second-look policies, the impact of new technologies, drug courts and much more.
Sports Law

Sports Law and Regulation
Cases, Materials, and Problems, Third Edition
ASPEN CASEBOOK SERIES
Matthew Mitten, Marquette University
Timothy Davis, Wake Forest University
Rodney Smith, Southern Virginia University
N. Jeremi Duru, American University
www.aspenlawschool.com/books/mitten

Sports Law and Regulation: Cases, Materials, and Problems uses the leading historical and major recent sports law cases to illustrate developing legal principles governing the amateur and professional sports industries. Designed to raise some of the deeper philosophical, sociological, psychological, and economic policy issues that arise in sports context, the text mirrors the modern practice of law in the 21st century.

The heavily revised Third Edition presents landmark cases and new material on student welfare issues, the rights of conscience on the part of student athletes, and youth sports, including expanded discussion on the relationship between athletes and their institutions, as well as on the impact of race and shifting demographics in American sport and developments in gender equity, and sexual identity issues. The new Court of Arbitration for Sport awards and the interpretation of the World Anti-doping Code are also introduced. Updated material includes coaches’ contracts, developing law on misrepresentations in coaches’ resumes, and the constitutional rights of coaches, sports and labor law, recent developments regarding sports agents.
This perennially popular book features a highly regarded author team and offers the most intellectual depth of any tax casebook. Regarded as the most insightful, policy-oriented, and coherent treatment of the field, Basic Federal Income Taxation, 7E includes more of the classic, foundational cases than most other tax casebooks and provides the best available coverage of capital gains.

Federal Income Taxation
Sixteenth Edition
ASPIN CASEBOOK SERIES
Joseph Bankman, Stanford University
Daniel N. Shaviro, New York University
Kirk J. Stark, University of California, Los Angeles

Integrating theory and policy in an accessible, yet challenging approach, Federal Income Taxation features a tradition of distinguished authorship, reaching back to the original author Boris Bittker, eminent tax scholar from Yale Law. William A. Klein, who retires as of this edition, has a long-established reputation across academia, business, and the federal government, and Bankman, Shaviro, and Stark represent the best-known of younger tax scholars. A unique introduction lends insight to both the historical background and economic analysis of federal taxation for individuals. Problems interspersed between Notes and Questions help students comprehend the complexity of the material.

The Sixteenth Edition expands the highly successful international perspective, comparing tax rules in a variety of countries. A revised discussion of progressivity against the background of current tax rate debates is completely up-to-date. An important new discussion of Mayo Foundation for Medical Education and Research v. United States considers the degree of judicial deference to Treasury regulations, and new material introduces recent codification of the economic substance doctrine.

Problems and Materials in Federal Income Taxation is respected for its distinctive explanation of the intricacies of the federal income tax code and its realistic, problem-solving approach helps clarify material. Organized according to the taxing formula (i.e., the different tax rates), the text leads students to a clear understanding of each level of taxation. Numerous problems reinforce fundamental concepts and a Teacher’s Manual provides all the problem answers.

The Eighth Edition features substantially revised and updated material on medical expenses, including recent case law on the deductibility of cosmetic surgery expenses as well as the impact of the Affordable Care Act on exclusions from gross income and medical expense deductions. Updated, revised, and significantly longer, the discussion of constitutional and historical issues relating to the taxing power shows their impact on the modern debate over its scope. The current debate over fundamental tax reform and deficit reduction is included in an updated and revised final chapter.

Unique in its structure, Federal Income Taxation, 4E, presents core materials that cover the basics of tax law and then offers “cells” at the end of the book that are self-contained units with more in-depth discussion of certain topics. This flexible structure allows professors to customize their tax course by selecting only the additional in-depth materials they want to use.

The stellar author team, with years of scholarship and teaching experience, feature notes and questions that provide background information and place the cases and statutes in context. More than 150 problems are interspersed throughout the core text and the cells that challenge students to apply theory to specific situations. A detailed Teacher’s Manual provides comments and suggestions for teaching both the core and the cell material as well as answers to all of the questions and problems in the casebook.
Ethical Problems in Federal Tax Practice

Fifth Edition

ASPEN CASEBOOK SERIES

Bernard Wolfman, Late of Harvard Law School
Deborah H. Schenk, New York University
Diane Ring, Boston College


This casebook can be used in professional responsibility courses and be of real interest to students who intend to practice in tax. The text offers a clear explanation of all the rules and regulations that apply to lawyers who practice in tax, including the Model Rules and Treasury regulations.

Federal Income Tax

Seventh Edition

EXAMPLES & EXPLANATIONS SERIES

Katherine Pratt, Loyola Law School, Los Angeles
Thomas D. Griffith, University of Southern California
Joseph Bankman, Stanford University


Federal Income Tax: Examples & Explanations, 7E, is a study guide that actively engages students and helps them develop a thorough understanding of federal income tax law. The proven-effective E&E pedagogy combines textual material with well-written examples and explanations that test and reinforce student comprehension and provide opportunities to apply tax law to fact patterns.

Beyond Economic Efficiency in United States Tax Law

ASPEN ELECTIVE SERIES

David A. Brennen, University of Kentucky
Karen B. Brown, George Washington University
Darryll K. Jones, Florida A&M University


A collection of unconventional voices, Beyond Economic Efficiency in United States Tax Law articulates alternative approaches to traditional economic analysis that provide a fuller understanding of tax law. Twelve original essays shed new light on classical tax theory by demonstrating that efficiency should not be the sole mechanism for examining the merits of the U.S. tax system and discuss the idea that factors such as race, gender, ethics, fairness, social justice, and political theory should play a vital role in the design of the tax system.

Inside Tax Law: What Matters and Why

INSIDE SERIES

Stephen Utz, University of Connecticut


Inside Tax Law: What Matters and Why, presents student-friendly descriptions of the key topics in tax law, with a wealth of pedagogy that supports visual learning, memory, and comprehension. Inside Tax Law ultimately provides a big-picture view of how the essential elements of this field fit together in a coherent framework of legal theory and practice.

Corporate Taxation, Second Edition
ASPEN CASEBOOK SERIES
George K. Yin, University of Virginia
Karen C. Burke, University of Florida
www.aspenlawschool.com/books/yin_corporatetaxation

By emphasizing the policy choices that lend structure and coherence to the law, Corporate Taxation, Second Edition facilitates an understanding of the overarching principles of corporate tax. Students learn the law from basic source material—the Code and regulations—as well as from tightly edited cases and other sources. Many problems, questions, and explanations supplement the presentation to guide students through the challenging material. The text uses subchapter S—an area of growing, practical significance—as a bridge between principles learned in the introductory income tax course and the concept of separate entity taxation. The book focuses heavily on the taxation of corporate transactions, a key part of most corporate tax practices. The material is presented using a “building-block” approach, progressing from basic to complex transactions, to illustrate how transactions may be structured in different ways to achieve similar economic (but different tax) consequences, and that the taxation of complex transactions to some extent flows naturally from how simpler ones are taxed.

Partnership Taxation
ASPEN CASEBOOK SERIES
George K. Yin, University of Virginia
Karen C. Burke, University of San Diego
www.aspenlawschool.com/books/yinburke

Concise and tightly-edited, Partnership Taxation emphasizes core principles and policies to elucidate the themes and patterns of partnership taxation. Providing succinct explanations where needed, authors Yin and Burke encourage students to learn the law from the basic source material — the Code and regulations.
With a sensible organization that proceeds from simple to complex estates, **Federal Taxation of Gratuitous Transfers Law and Planning** offers a fresh look at the estate and gift tax course that accurately mirrors current estate practice. With an accessible building block approach, clear explanations, and methodical questions and problems, this prestigious author group makes this daunting area of law easier to master and teach.

**Federal Taxation of Wealth Transfers**

*Cases and Problems, Fourth Edition*

**ASPEN CASEBOOK SERIES**

*Stephanie J. Willbanks, Vermont Law School*


www.aspenlawschool.com/books/willbanks_wealthtransfers4e

With an emphasis on tax planning, **Federal Taxation of Wealth Transfers: Cases and Problems** integrates stimulating problems with statutes, regulations, and cases to create a highly teachable and student-friendly casebook. This casebook emphasizes problem solving, statutory construction, and policy-analysis skills, and is ideal for 2- or 3-credit courses in estate and gift taxation. The **Fourth Edition** has been updated to incorporate the 2012 American Taxpayer Relief Act provisions and the final portability regulations. Included are new case law, analyses and problems regarding private annuities, net gifts, and ascertainable standards, and the text has been expanded to feature new cases, administrative rulings, and studies. The casebook is logically organized but its flexible organization accommodates reorganizing material to fit individual course structures, and could be used for a basic wealth transfer tax class or to complement either a wills and trust course or an estate planning course.

The new edition of this well-known reference work for the tax community provides an introduction to the application of the United States international taxation system to taxpayers investing or transacting business in the United States and other countries. In a relatively brief and manageable form, it sets forth the principles adopted by the U.S. in taxing American or foreign individuals and corporations as they invest, work, or carry on a trade or business in the United States or abroad.

**Introduction to United States International Taxation**

*Sixth Edition*

**ASPEN TREATISE SERIES**

*Paul R. McDaniel, Late of University of Florida*

*Hugh J. Ault, Boston College*

*James R. Repetti, Boston College*


www.aspenlawschool.com/books/dodge
# Table of Contents

## Basic Tort Law
**Cases, Statutes, and Problems, Fourth Edition**

*ASPEN CASEBOOK SERIES*

**Arthur Best, University of Denver**  
**David W. Barnes, Seton Hall University**  
Connected Casebook versions available.  
[www.aspenlawschool.com/books/best_barnes_tort](http://www.aspenlawschool.com/books/best_barnes_tort)

The Fourth Edition reinforces the strengths of earlier editions, including an emphasis on contemporary cases, solid attention to the Torts Restatements, and ample examples of statutes to reflect the growing role of legislatures in the field of torts. It includes additional up-to-date cases on topics such as the Supreme Court’s latest treatment of preemption in the products liability context and the primary assumption of risk doctrine, applied to spectators in a baseball stadium, reviewing recent pro-plaintiff developments in that setting. To clarify the significance of particular rules for slip and fall cases, natural accumulations, and injuries inflicted by third-party criminals, the material on special elaborations of duties to legal land entrants has been reorganized.

## Cases and Materials on Torts
**Eleventh Edition**

*ASPEN CASEBOOK SERIES*

**Richard A. Epstein, New York University**  
**Catherine Sharkey, New York University**  
Connected Casebook and Kindle versions available.  
[www.aspenlawschool.com/books/Epstein_Torts11e](http://www.aspenlawschool.com/books/Epstein_Torts11e)

This top tier casebook integrates modern scholarship with historical background to provide a sense of the development of tort law. The thoughtful presentation engages students by examining different intellectual approaches used to interpret law.

The Eleventh Edition carries many successful features from earlier editions, including extensive historical materials on the evolution of tort law, an expanded treatment of public nuisance law, recent developments in products liability law, expansion of the materials on various types of injuries in damage cases, and heavier emphasis on web-based communications under the law of defamation and privacy.

## Torts
**Cases and Questions, Second Edition**

*ASPEN CASEBOOK SERIES*

**Ward Farnsworth, Boston University**  
**Mark F. Grady, University of California at Los Angeles**  
[www.aspenlawschool.com/books/farnsworthgrady](http://www.aspenlawschool.com/books/farnsworthgrady)

Beginning with Intentional torts, the unique approach of Torts: Cases and Questions, Second Edition, presents extraordinary teaching cases positioned in tandem, challenging students to compare the cases and draw connections and distinctions between the two. Teachers across the country are discovering the lively and instructive classroom experience promoted by this fresh and innovative format.

## Tort Law
**Responsibilities and Redress, Fourth Edition**

*ASPEN CASEBOOK SERIES*

**John C. P. Goldberg, Harvard University**  
**Anthony J. Sebok, Cardozo Law School**  
**Benjamin C. Zipursky, Fordham Law School**  
With Teacher’s Manual and PowerPoint.  
Connected Casebook and Kindle versions available.  
[www.aspenlawschool.com/books/Goldberg_TortLaw](http://www.aspenlawschool.com/books/Goldberg_TortLaw)

This book presents tort law as a complex but coherent subject. The authors have arranged the materials to be both highly sophisticated and extremely user friendly. Tort Law: Responsibilities and Redress has been adopted at schools across the country and always receives high praise from faculty and students for its relevant, contemporary cases, extensive and informative notes, and its 500+ page, cradle-to-grave Teacher’s Manual. New for 2016, this text is now available as a Connected Casebook and offers a fully functional e-book with highlighting and outlining capabilities, as well as a wealth of practice questions that the authors have matched to each chapter of the book.
Torts

The Torts Process
Eighth Edition
ASPEN CASEBOOK SERIES
James A. Henderson, Jr., Cornell University
Douglas A. Kysar, Cornell University
Richard N. Pearson, University of Florida
Connected Casebook versions available.
www.aspenlawschool.com/books/henderson_torts/

The Torts Process uses a student-friendly, procedural approach that relies on proven problem-and-cases pedagogy to illuminate the overarching structure and organization of tort law. Its lively mix of problems, cases, notes and questions stimulate thought and discussion, while providing a firm foundation in the legal and economic theory at the heart of the tort process.

The Eighth Edition is thoroughly updated to include new cases, notes and problems, and includes the finalized Restatement (Third) of Torts: Liability for Physical and Emotional Harm. New Supreme Court decisions, including Snyder v. Phelps, are provided, and coverage of tort theory has been expanded to include the concepts of “corrective justice” and “civil recourse.”

Torts
Cases and Materials, Third Edition
ASPEN CASEBOOK SERIES
Aaron D. Twerski, Brooklyn Law School
James A. Henderson, Jr., Cornell University
W. Bradley Wendel, Cornell University
Connected Casebook versions available.
www.aspenlawschool.com/twerski_torts3

Known for powerful pedagogy and unparalleled authority, Torts offers the most teachable cases — carefully selected and generously edited — as well as provocative notes to make a profound classroom experience. The acclaimed “Authors’ Dialogues” raise provocative points about topics that engage students while modeling persuasive legal reasoning. With a comprehensive Teacher’s Manual that includes answers, references to important secondary literature and suggestions for using dialogues in classwork and reading, Torts provides a dynamic teaching and learning package.

Bringing Torts completely up-to-date, the Third Edition integrates aspects of the newly completed Restatement (Third) of Torts and adds timely cases adopting its views on foreseeability. New cases, new notes in every chapter and many new hypotheticals, challenging students to test variations in fact patterns, make the Third Edition a commanding teaching tool for classes of any length.

Tort Law Principles
ASPEN CASEBOOK SERIES
James Underwood, Baylor University
Connected Casebook versions available.
www.aspenlawschool.com/books/tortlawprin/

Tort Law Principles is approachable and engaging for students and provides all the tools necessary to delve into both the practices of tort law and the fascinating, guiding principles behind the doctrines and rules. This casebook offers students an accessible analytical approach to the principle issues in torts by introducing each chapter, subsection, and case with brief introductory text that frames the issues under discussion.

The Torts Game
Defending Mean Joe Greene
ASPEN COURSEBOOK SERIES
Jonathan L. Zittrain, University of Oxford
Jennifer K. Harrison, Faegre & Benson LLP
With Teacher’s Manual.

The Law of Torts
Fourth Edition
EXAMPLES & EXPLANATIONS SERIES
Joseph W. Glannon, Suffolk University

Table of Contents

The Glannon Guide to Torts: Learning Torts Through Multiple-Choice Questions and Analysis, 3E

Richard L. Hasen, University of California, Irvine

JumpStart Torts
Reading and Understanding Tort Cases

Ross Sandler, New York Law School

JumpStart Torts offers a detailed step-by-step approach to the stages of litigation, beginning with stating a theory of the case, moving through determining facts and making motions to receiving the holding of the case. Class-tested for success, JumpStart Torts features pedagogical elements that support learning and facilitate use. The opening chapter provides a glossary of the terms, idioms, and procedures. Many judicial opinions are accompanied by an artist-drawn “cartoon” that illustrates the conflict or issue of the case. Short, easy-to-read opinions focus on ordinary situations with simple fact patterns that apply settled rules of law and principles. The book ends with a Practice Exam: a clear explanation of how to approach the typical torts essay exam question as well as insight into how professors grade exams. A practice essay question and two sample answers are included: a strong answer and a weaker answer, each with notes that point out where the answer is well done and where it could be improved. Students recommend this book highly.

Tort Law

ESSENTIALS SERIES

Mark Geistfeld, New York University

The Essentials: Tort Law is part of Wolter Kluwer's Law and Business's Essentials series, which takes a “forest rather than the trees” approach by first exposing students to the subject as a whole before delving deeply into individual legal rules. This insightful paperback concentrates on the fundamentals and uses an informal, personal style to explain the essential concepts and doctrines of tort law. Suitable for use with any casebook, this resource will help students recognize and understand how common themes enhance their ability to comprehend doctrinal issues.

Inside Torts: What Matters and Why

INSIDE SERIES

J. P. Ogilvy, Columbus School of Law, Catholic University

Inside Torts: What Matters and Why is a concise, clearly-written, and student-friendly guide to the principal topics covered in most first-year torts courses. It is designed to provide the fundamentals while identifying some of the complexities of modern tort law. The goal of the book is to demystify the doctrine without oversimplifying it. Overviews briefly introduce the topics of each chapter. The detailed tables of contents provide a starting point for the student to begin his or her own course outline. FAQs identify common misconceptions and sort them out, and numerous Sidebars offer additional insights, study tips, and practice pointers. Chapter summaries and bolded key terms facilitate study and review by reminding students of the key concepts that are needed to perform well on examinations. "Connections" at the end of each chapter illustrate the interconnections between the topics, encouraging students to integrate their knowledge of torts.
Trademark Law and Unfair Competition in An Intellectual Property Context

**ASPEN CASEBOOK SERIES**

David W. Barnes, Seton Hall University


Trademark and unfair Competition Law in an Intellectual Property Context is available for purchase in the traditional hardcover format or in the new Connected Casebook format. Choose the Connected Casebook to get a hardcover casebook on loan for the entire course, PLUS lifelong access to CasebookConnect, which includes the digital casebook, outlining tool, and interactive study center. Learn more at www.aspenlaw.com/connected.

This innovative casebook is the most conveniently organized law school textbook on trademark law. Employing an integrated approach to intellectual property, the book features a tight focus on teaching the practical aspects of trademark and unfair competition law. The book is designed for teaching one chapter per class but can also accommodate classes of varying duration and courses with varying credit hours.

Trademarks, Unfair Competition and Business Torts

**ASPEN CASEBOOK SERIES**

Barton Beebe, New York University
Thomas Cotter, University of Minnesota
Mark A. Lemley, Stanford University
Peter S. Menell, University of California, Berkeley
Robert P. Merges, University of California, Berkeley


Incorporating seminal and cutting-edge cases and materials, this stellar author team delivers broad coverage of trademarks, unfair competition, and business torts that includes detailed attention to the role of technology, along with practice problems that encourage students to think like practitioners.

Trademarks and Unfair Competition Law and Policy, Fourth Edition

**ASPEN CASEBOOK SERIES**

Graeme B. Dinwoodie, University of Oxford
Mark D. Janis, Indiana University – Bloomington


Organizing the many strands of trademark and unfair competition doctrine around a helpful conceptual framework, Trademarks and Unfair Competition: Law and Policy, now in its Fourth Edition, is teachable, balanced, and up to date. Its traditional cases-and-notes pedagogy is enhanced by short problems appearing in each chapter.

Thoroughly addressing contemporary issues of globalization and technology, respected authors Graeme B. Dinwoodie and Mark D. Janis present a comprehensive treatment of international and domestic trademark law.

Trade Dress and Design Law

**ASPEN ELECTIVE SERIES**

Graeme B. Dinwoodie, University of Oxford
Mark D. Janis, Indiana University-Bloomington


By the authors of the popular casebook Trademarks and Unfair Competition Law and Policy, Third Edition, Trade Dress and Design Law is ideal as the main text for an advanced course on trade dress and designs, or as a supplement to a range of intellectual property courses. In a manageable size, Dinwoodie and Janis offer an integrated and focused treatment of the various forms of intellectual property protection available for trade dress and designs.

ASPEN COURSEBOOK SERIES

Marilyn J. Berger, Seattle University
John B. Mitchell, Seattle University
Ronald H. Clark, Seattle University

www.advocacybooks.com
Includes DVD with a Jury Trial Demonstration Movie featuring true-crime writer Ann Rule and a Crime Scene Tour: http://www.aspenadvocacybooks.com/trial_special.php

Trial Advocacy: Planning, Analysis, and Strategy conveys a clear understanding of the trial process, how lawyers think, and the strategies and techniques of trial persuasion, and offers a balanced coverage of practice and theory. An accompanying DVD features trial demonstrations by veteran litigators; a regularly updated website provides articles, supplemental materials, downloads, and links to additional resources.

Cross-Examination Handbook
Persuasion, Strategies, and Techniques

ASPEN COURSEBOOK SERIES

Ronald H. Clark, Seattle University
George R. Dekle, Sr., University of Florida
William S. Bailey, Seattle University

www.crossexambook.com

The Cross-Examination Handbook teaches students the skills and strategies behind planning and conducting a persuasive cross-examination. This book offers step-by-step instruction and outstanding examples from illustrative trials. Two criminal and two civil case files, along with role-play assignments, give students practice actually planning and executing a cross-examination.

The detailed Teacher’s Manual and Actor’s Guide enable both new and experienced professors to work effectively with the case files and exercises — for a richly rewarding classroom experience that students will learn from and enjoy.

Materials in Trial Advocacy: Assignments and Case Files, Second Edition

ASPEN COURSEBOOK SERIES

Marilyn J. Berger, Seattle University
John B. Mitchell, Seattle University
Ronald H. Clark, Seattle University

www.aspenadvocacybooks.com

Featuring 86 role-playing assignments and mock trials in both criminal and civil court, Trial Advocacy: Assignments and Case Files, Second Edition, is the companion to the authors’ highly effective Trial Advocacy: Planning, Analysis, and Strategy. An excellent supplement to any trial advocacy text, the Assignments and Case Files include legal memoranda, jury and witness instructions, exhibits, and more — all to support active learning and energize student participation in the process of trial advocacy.

Completely updated to reflect changes in technology and the law, the Second Edition now offers additional assignments in evidence and comprehensive instructions and materials for organizing and conducting mock trials.

Materials in Trial Advocacy Problems and Cases, Eighth Edition

ASPEN COURSEBOOK SERIES

Thomas A. Mauet, University of Arizona
Warren D. Wolfson, Retired, Appellate Court Judge
Steve Easton, Dean, University of Wyoming

www.aspenlawschool.com/books/mauet_materialsTA8e/

Written by an author team with an extraordinary depth of experience in trial practice, Materials in Trial Advocacy, 8E uses actual cases and Trial Files to engage students in the whole process of litigation. Each chapter contains both civil and criminal problems presented at graduating levels of complexity.
Best-selling author Thomas A. Mauet — renowned for his skills as a writer and litigator—breaks the trial process down into its critical components for better and quicker student comprehension. His clear, engaging writing features excellent examples that illustrate strategies for opening statements, jury selection, direct- and cross-examination, exhibits, objections, and more. The Federal Rules of Evidence are given in the appendix for easy reference.

The Ninth Edition combines the most effective chapters from Trial Techniques (trial process, the psychology of persuasion, trial preparation and strategy, bench trials) with those from Trials (jury selection, opening statements and closing arguments, direct and cross-examinations). An updated, modern design follows a revised, thoughtful organization. Examples in Trial Techniques and Trials reflect the three principal types of trials: tort, criminal, and commercial. A flexible new approach allows students to either read all the examples or, if they prefer, focus on the plaintiff’s and defendant’s side of a particular kind of case. Online access has been provided to an edited video of a jury trial, formerly only available to users of Trials. A new Teacher’s Manual accompanies the text.

Pretrial, 9E by Thomas A. Mauet and David Marcus is a clear and concise book that organizes pretrial planning into a series of steps students can easily master. Students have limited ways to learn about how lawyers prepare and manage cases while in ordinary law school classes. Pretrial, 9E introduces students to aspects of case development and management, ranging from an initial client interview to the analysis of settlement strategy and terms, and it provides sample documentation for each stage of the civil case. These are the day-to-day tasks that litigators encounter, but they are neglected by most ordinary law school courses. Pretrial helps to fill this void.
### Table of Contents

**Corporate and White Collar Crime**  
Cases and Materials, Fifth Edition  
*ASPEN CASEBOOK SERIES*  
Kathleen F. Brickey, *Washington University*  
www.aspenlawschool.com/books/corporate_crime

Written by a renowned expert and former organized crime prosecutor, this important new casebook provides concise yet complete coverage of the most important issues arising out of white collar crime. A First Assistant United States Attorney who has prosecuted hundreds of WCC cases, Michael Seigel provides practical consideration in the prosecution and defense of WCC. **White Collar Crime: Procedures, Theory, and Practice** presents aspects of criminal procedures that are relevant to the practice of WCC, such as the use of grand juries. In unique introductory text, journalists’ accounts of recent scandals in the news shed light on the sociology and psychology of white collar criminals. Material is included on bank fraud, securities fraud, and the impact of both the Sarbanes-Oxley and the Dodd-Frank Acts on the economic regulatory system and their spillover into the criminal arena. Compelling cases help students understand the complex business environment in which WCC takes place, and carefully constructed questions illuminate their meaning. A unique feature, “Test Your Understanding,” combines real case facts with hypothetical problems.

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Selected Cases, Statutes, and Documents, 2011-2012 Edition  
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**Case and Statutory Supplement**

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Selected Cases, Statutes, and Documents, 2011-2012 Edition  
Kathleen F. Brickey, *Washington University*  

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### Table of Contents

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