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Family Law Frances Burton, 2003-02-15 A reader friendly guide to the basic family law topics The book also includes indications of where the law may be going in practice for example following the implementation of the Human Rights Act Major academic and practitioner issues are flagged **Family Law**, 2002 *The Palgrave Handbook of Religion and State Volume I* Shannon Holzer, 2023-10-11 The Palgrave Handbook of Religion and State Volume I Theoretical Perspective deals with the relationship between Religion and its long history that has played out throughout time and across the globe Countries in Africa the Middle East and Europe approach the subject of religion and the state in various ways While the word religion to westerners usually brings Christianity to mind in Japan it is Shintoism and Buddhism Volume II offers chapters on the relationship of both Shintoism and Buddhism to the Japanese state It is very easy to see how the deeply traditional Japanese citizens may come into conflict with the strictly secular Japanese state It also contains chapters about mosque and state as well as synagogue and state Regulating Autonomy Shelley Day Sclater, Fatemeh Ebtehaj, Emily Jackson, Martin Richards, 2009-03-04 These essays explore the nature and limits of individual autonomy in law policy and the work of regulatory agencies Authors ask searching questions about the nature and scope of the regulation of private lives from intimacies personal relationships and domestic lives to reproduction They question the extent to which the law does or should protect individual autonomy Recent rapid advances in the development of new technologies particularly those concerned with human genetics and assisted reproduction have generated new questions practical social legal and ethical about how far the state should intervene in individual decision making Is there an inevitable tension between individual liberty and the common good How might a workable balance between the public and the private be struck How indeed should we think about autonomy The essays explore the arguments used to create and maintain the boundaries of autonomy for example the protection of the vulnerable public goods of various kinds and the maintenance of tradition and respect for cultural practices Contributors address how those boundaries should be drawn and interventions justified How are contemporary ethical debates about autonomy constructed and what principles do they embody What happens when those principles become manifest in law **Ethics, Law and Society** Nicky Priaulx, Anthony Wrigley, 2017-07-28 This key collection brings together a selection of papers commissioned and published by the Cardiff Centre for Ethics Law Society It incorporates contributions from a group of international experts along with a selection of short opinion pieces written in response to specific ethical issues The collection addresses issues arising in biomedical and medical ethics ranging from assisted reproductive technologies to the role of clinical ethics committees It examines broader societal issues with particular emphasis on sustainability and the environment and also focuses on issues of human rights in current global contexts The contributors collect responses to issues arising from high profile cases such as the legitimacy of war in Iraq to physician related suicide The volume will provide a valuable resource for practitioners and academics with an interest in ethics across

a range of disciplines *Family Law* Kate Standley,2001 **Ethics, Law and Society** Jennifer Gunning,2022-07-30 This key collection brings together a selection of papers commissioned and published by the Cardiff Centre for Ethics Law Society It incorporates contributions from a group of international experts along with a selection of short opinion pieces written in response to specific ethical issues The collection addresses issues arising in biomedical and medical ethics ranging from assisted reproductive technologies to the role of clinical ethics committees It examines broader societal issues with particular emphasis on sustainability and the environment and also focuses on issues of human rights in current global contexts The contributors collect responses to issues arising from high profile cases such as the legitimacy of war in Iraq to physician related suicide The volume will provide a valuable resource for practitioners and academics with an interest in ethics across a range of disciplines **Consent** Alan Reed,Michael Bohlander,Nicola Wake,Emma Smith,2016-10-14 This volume presents a leading contribution to the substantive arena relating to consent in the criminal law In broad terms the ambit of legally valid consent in extant law is contestable and opaque and reveals significant problems in adoption of consistent approaches to doctrinal and theoretical underpinnings of consent This book seeks to provide a logical template to focus the debate The overall concept addresses three specific elements within this arena embracing an overarching synergy between them This edifice engages in an examination of UK provisions with specialist contributions on Irish and Scottish law and in contrasting these provisions against alternative domestic jurisdictions as well as comparative contributions addressing a particularised research grid for consent The comparative chapters provide a wider background of how other legal systems treat a variety of specialised issues relating to consent in the context of the criminal law The debate in relation to consent principles continues for academics practitioners and within the criminal justice system Having expert descriptions of the wider issues surrounding the particular discussion and of other legal systems approaches serves to stimulate and inform that debate This collection will be a major source of reference for future discussion Domestic Abuse, Victims and the Law Mandy Burton,2022-08-05 The gap between what the law and legal processes deliver for victims of domestic abuse and what they actually need has in some instances arguably widened This book provides the reader with a thorough understanding of the remedies available to victims in the civil family and criminal law It contends that expectations of the legal remedies have increased as the number and scope of remedies has proliferated It further examines how legal responses to domestic abuse have evolved over the past decade and explores how the victim s rights narrative and associated litigation which has become prevalent in legal discourse and criminal justice reforms has shifted expectations and impacted domestic abuse policy and law The book presents a valuable addition to the literature in drawing on a discourse familiar to those with an interest in human rights demonstrating its impact on a substantive area of law of great significance to both family and criminal lawyers and anyone with an interest in domestic abuse and legal responses **The Protocol to the African Charter on Human and Peoples' Rights on the Rights of Women in Africa: a commentary** Celestine Nyamu Musembi ,Trésor Muhindo

Makunya,2023-08-28 The first in a series of PULP commentaries on African human rights law under the series title PULP Commentaries on African human rights law Since its adoption on 11 July 2003 the Protocol to the African Charter on Human and Peoples Rights on the Rights of Women in Africa the Maputo Protocol has become a landmark on the African human rights landscape It has steadily gained prominence as a trail blazing instrument responsive to the diverse realities of women on the African continent This comprehensive Commentary on the Maputo Protocol the first of its kind provides systematic analysis of each article of the Protocol delving into the drafting history and elaborating on relevant key concepts and normative standards This Commentary aims to be a one stop shop for anyone interested in the Maputo Protocol such as researchers teachers students practitioners policymakers and activists Towards a Four-Tiered Model of Mediation Hugo Luz dos Santos,2023-02-13 Underpinned by a hybrid methodology ranging from social sciences to human sciences this book parses mediation in four perspectives which stands as an unparalleled methodological approach so far Mediation has long been tethered to piecemeal and haphazard approaches which have flatly failed to capture the gist of the uniqueness of this often poorly latched on and poorly understood dispute resolution mechanism This book argues that in order to fully grasp the richness of such dispute resolution mechanism mediation must be parsed in four tiers The first tier is the social dynamics of mediation The second tier is the cultural dynamics of mediation The third tier is the legal dynamics of mediation The fourth tier is the cross border and cross cultural dynamics of mediation Taken together the four tiers that premise the four tiered model of mediation seek to unlock the finding in view of which law and social reality are tightly interlocked In this vein it is the underlying social reality of a given jurisdiction that should dictate the design of a pre suit court connected mandatory mediation with an easy opt out a central claim of both social dynamics of mediation the first tier of the four tiered model of mediation and legal dynamics of mediation the third tier of the four tiered model of mediation *Selected Essays on Family Law* Association of American Law Schools,1950 *In/visible War* Jon Simons,John Louis Lucaites,2017-06-14 In Visible War addresses a paradox of twenty first century American warfare The contemporary visual American experience of war is ubiquitous and yet war is simultaneously invisible or absent we lack a lived sense that America is at war This paradox of in visibility concerns the gap between the experiences of war zones and the visual mediated experience of war in public popular culture which absents and renders invisible the former Large portions of the domestic public experience war only at a distance For these citizens war seems abstract or may even seem to have disappeared altogether due to a relative absence of visual images of casualties Perhaps even more significantly wars can be fought without sacrifice by the vast majority of Americans Yet the normalization of twenty first century war also renders it highly visible War is made visible through popular commercial mediated culture The spectacle of war occupies the contemporary public sphere in the forms of celebrations at athletic events and in films video games and other media coming together as MIME the Military Industrial Media Entertainment Network **Intimate Partner Femicide** Bethany Wilkinson,Susan Goodwin,2024-12-11 Domestic violence

legislation is a key response to the entrenched social problem of intimate partner violence across the globe yet little is known about the legal players who implement these laws in terms of their perceptions of intimate partner violence and femicide Through in depth critical analysis of judicial transcripts this book demonstrates that legal understandings of intimate partner femicide continue to be based upon outdated notions of couple conflict and gender neutral constructions of intimate partner violence Contending that judicial understandings of what happened must be re aligned with feminist understandings of intimate partner violence and femicide *Intimate Partner Femicide Contesting the Legal Story* represents a call to uphold the rights of women to live free from male perpetrated violence and femicide This book will therefore appeal to scholars across the social sciences with interests in gendered violence law social justice and criminology **Contemporary Field Social**

Work Mark Doel, Steven M Shardlow, Steven Shardlow, Paul G. Johnson, 2010-06-29 This text bridges the gap by offering learning activities that can be worked in both settings The book is divided into four main parts that accounts for the major areas of social work practice Part I covers the foundations of practice including self awareness and knowing and learning about the community within one will practice The second part deals with direct practice and covers individual assessment and group work The third part focuses on agency practice and finally the last part covers special issues for consideration including multicultural practice law informed practice ethics specialist and comparative practice **Intoxication and**

Society Jonathan Herring, Ciaran Regan, Darin Weinberg, Philip Withington, 2012-12-21 Intoxicants substances that alter a person s mental and physiological state are a continuing obsession In their effect on the mind and body intoxicants go to the heart of what it means to be human In the tensions between free and uninhibited consumption on the one hand and the pressures of social regulation and personal responsibility on the other they also illuminate the daily paradoxes and sheer complexity of living in modern Western societies Yet this complexity and the rich history that underpins it is often lost in the current debates over public policy *Intoxication and Society* sets out to supplement the contemporary discourse surrounding intoxication with a more nuanced appreciation of the history and nature of what is very much a multidimensional problem It does so by employing an interdisciplinary framework that includes contributions from leading academics in law sociology anthropology history literature neuroscience and social psychology The result is a subtle historical and contemporary rereading of the social construction of intoxication that will provide a secure basis for analysis as society continues to respond to the problematic pleasures of intoxication **State Capital and Labour** Gill Ursell, Paul Blyton, 1988-10-28 An investigation into the changing fortunes of working people in a capitalist society It proposes that the status of labour is fixed by the interplay of the State s demand for loyal patriotic citizens and capital s demand for obedient loyal workers **A**

Comparative Historical and Typological Approach to the Middle Eastern State System Lars Mjøset, Nils Butenschøn, Kristian Berg Harpviken, 2024-04-19 Showcasing the legacy of Norwegian political scientist and sociologist Stein Rokkan this volume ushers in a new vision in the field of state formation and nation building Youth and Society Vappu

Tyysk,2014-01-02 In this essential third edition Vappu Tyysk examines the challenges faced by today's young people through a critical lens. Difficult questions related to such issues as employment, education, social pressure, identity, and crime are explored by Tyysk as she paints a fascinating picture of modern youth in three countries: Canada, the United States, and the United Kingdom. The author explores the negative stereotypes surrounding young people and argues that it is time to contextualize our understanding of youth by addressing the underlying social, economic, and political issues they face. Each of the ten revised chapters begins with a list of key learning objectives and ends with discussion questions to aid in the learning process and stimulate critical thinking. This new edition incorporates updated statistics, comprehensive tables, and revised narratives in which the author explores topics pertinent to today's youth, such as the influence of social media, eating disorders, and recent changes to the juvenile justice system.

The Palgrave Handbook of the Hashemite Kingdom of Jordan P. R. Kumaraswamy,2019-11-30 This Handbook presents a broad yet nuanced portrait of the Hashemite Kingdom of Jordan, its socio-political rifts, economic challenges, foreign policy priorities, and historical complexities. The Hashemite Kingdom of Jordan has traditionally been an oasis of peace and stability in the ever-turbulent Middle East. The political ambitions of regional powers, often expressed in the form of territorial aggrandisement, have followed the Hashemites like an inseparable shadow. The scarcity of natural resources, especially water, has been compounded by the periodic influx of refugees from its neighbours. As a result, many Arab and non-Arab alike have questioned the longevity and survival of Jordan. These uncertainties were compounded when the founding ruler, King Abdullah I, became involved in the nascent Palestinian problem at the end of World War II. The annexation of the eastern part of Mandate Palestine or the West Bank in the wake of the 1948 War transformed the Jordanian demography and sowed the seeds of an uneasy relationship with the Palestinian component of its population: citizens, residents, and refugees. Though better natural resources and stronger leaders have not ensured political stability in many Arab and non-Arab countries, Jordan has been an exception. Indeed, since its formation as an Emirate by the British in 1921, the Kingdom has seen only four rulers, a testimony to the sagacity and political foresight of the Hashemites. The Hashemites have managed to sustain the semi-rentier model primarily through international aid and assistance, which in turn inhibits Jordan from pursuing rapid political and economic reforms. Though a liberal, multi-religious, and multicultural society, Jordan has been hampered by social cleavages, especially between the tribal population and the forces of modernization.

Family Law Palgrave Law Masters S Book Review: Unveiling the Magic of Language

In an electronic digital era where connections and knowledge reign supreme, the enchanting power of language has become more apparent than ever. Its power to stir emotions, provoke thought, and instigate transformation is truly remarkable. This extraordinary book, aptly titled "**Family Law Palgrave Law Masters S**," published by a highly acclaimed author, immerses readers in a captivating exploration of the significance of language and its profound impact on our existence. Throughout this critique, we will delve into the book's central themes, evaluate its unique writing style, and assess its overall influence on its readership.

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