## Recent Law and Human Rights - August 2022

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Law and Technology in Singapore / Simon Chesterman, Goh Yihan, Andrew Boon Leong Phang(Editors)

Singapore Academy of Law Publishing, Singapore 2021

lxxxii, 674p.; 24cm. Includes Index 9789811708770 \$ 110.00 / null 1120 gm.

The increasing importance of technology in the practice and content of law can hardly be overstated. The practice of law is now fused with technology; law firms are digitising at a rate that can only increase. At the same time, the content of law is having to adapt: courts are being asked whether an app can provide "legal advice", whether intangibles like cryptocurrencies are property, and whether a transaction wholly concluded by algorithms can be avoided on the basis of mistake. How do you stay relevant if you haven't kept abreast of issues emerging now and in the near future? This primer by experts in their respective fields offers students and practitioners an overview of the relevant technologies, a survey of their impact on the content of law today, and a window into future issues that may arise – as well as some of the potential solutions.

https://www.marymartin.com/web?pid=808274

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The Hindu Adoptions and Maintenance act 1956 (Act no 78 of 1956) 4th Edition / Srinivasan

Delhi Law House, New Delhi 2022

9789388918169 \$ 35.00 / HB

https://www.marymartin.com/web?pid=803402

Commentary on The Hindu Succession act 1956 (Act no 30 of 1956) 5th Edition / Malik's

Delhi Law House, New Delhi 2022

9789388918299 \$ 50.00 / HB

https://www.marymartin.com/web?pid=803401

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Law of Adverse Possession (8th Edition) / Mantha Ramamurti Delhi Law House, New Delhi 2022

9789388918466 \$ 62.50 / HB

https://www.marymartin.com/web?pid=803400

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Field's A Legal Treatise on Expert Evidence: A Practical Voir Dire: Medical and Non medical (6th Edition) / C D Field

Delhi Law House, New Delhi 2022

9789388918381

\$ 72.50 / HB

https://www.marymartin.com/web?pid=803406

The Hindu Minority and Guardianship act 1956 (act no 32 of 1956) 3rd Edition / Srinivasan

Delhi Law House, New Delhi 2022

9789388918244

\$ 22.50 / HB

https://www.marymartin.com/web?pid=803405

Notaries Law of India and Model Forms / Seth's

Delhi Law House, New Delhi 2022

9789388918442

\$ 25.00 / HB

https://www.marymartin.com/web?pid=803404

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Law Relating to Estoppel (5th Edition) / Malik's

Delhi Law House, New Delhi 2022

9789388918343

\$ 30.00 / HB

https://www.marymartin.com/web?pid=803403

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Commentary on Law of Evidence (Set of 2 vols) 15th Edition / Mulla Delhi Law House, New Delhi 2022

9789388918473

\$ 125.00 / HB

https://www.marymartin.com/web?pid=803407

Criminal Law in Singapore / Chan Wing Cheong, Neil Morgan , Stanley Yeo LexisNexis, Singapore 2022

1v.

9789815019094

\$ 250.00 / HB

This book describes and evaluates the general principles of criminal responsibility and the major offences against the person and property contained in the Singapore Penal Code. Leading cases from Singapore and the other Indian Penal Code jurisdictions of India, Malaysia, Myanmar and Sri Lanka are considered, along with relevant cases from major common law jurisdictions.

This work builds on Criminal Law in Malaysia and Singapore (LexisNexis, 3rd Ed,

2018) by the same authors. However, the reforms brought about by the Criminal Law Reform Act 2019 made it necessary to devote this book to the law of Singapore. It compares the law before and after the amendments in order to understand the reasons for the changes, and to aid the interpretation and application of the law in practice.

• Comprehensive analysis of the general principles of criminal responsibility in Singapore
• Analysis of the major offences against the person and property in light of the

general principles of criminal responsibility

• Evaluation of the amendments to the Singapore Penal Code made by the

Criminal Law (Reform) Act 2019
• Review of all major relevant cases from Singapore, India, Malaysia, Myanmar and Sri Lanka

• Places the law in a historical and theoretical context pointing to its strengths and weaknesses, and suggests further improvements to the law

https://www.marymartin.com/web?pid=826016

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Singapore Civil Practice / Jeffrey Pinsler, SC LexisNexis, Singapore 2022 9789815019230

\$ 950.00 / HB

Singapore Civil Practice is a subsequent to the publication 'Singapore Court Practice', which was relied on by the Courts as persuasive authority in over 500 judgments. It covers all amendments to rules of court as well as case law developments, practice directions, other legal sources, and practice information in a new format. It is more than a comprehensive work on Civil Practice, it also explains the difficult areas of the law and provides the civil litigator with all the necessary arguments for his case. This book is organised in 12 parts containing almost 50 topic-based chapters (in contrast to traditional commentaries on Orders). The topic-based approach of this book will be particularly helpful in understanding the new Pules of Court 2021. Cross-references to Forms are also understanding the new Rules of Court 2021. Cross-references to Forms are also conveniently included in an appendix at the end of each Part. Singapore Civil Practice provides • Detailed commentary on the new Rules of Court 2021 and Practice Directions 2021. • Comparison of Rules of Court 2021 with previous Rules of Court 2014 to explain the changes in civil practice and new developments. • Analysis of all case law developments including particular emphasis on vital rulings of the Supreme Court and important decisions from other jurisdictions • Analysis of revised legislation affecting various areas of civil practice. • Practice-oriented approach showing how the Rules of Court 2021 operate in different spheres of court procedure.

https://www.marymartin.com/web?pid=826015

Commentary The Transfer of Property act 1882 (act no.4 of 1882) / Mulla Delhi Law House, New Delhi 2022

9789388918428 \$ 100.00 / HB

https://www.marymartin.com/web?pid=803399

Commentary on Indian Contract act 1872 - In 2 Vol Set / Mulla's Delhi Law House, New Delhi 2022 2 Vols. 9789388918404

\$ 125.00 / HB

https://www.marymartin.com/web?pid=803394

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## THE ANNOTATED SINGAPORE BUILDING MAINTENANCE AND STRATA MANAGEMENT ACT / Lim Tat

Sweet & Maxwell, Singapore 2022

1 v

DUO (Hardcover Print Book + ProView eBook)

9789811838682

\$ 225.00 / HB

The Annotated Singapore Building Maintenance and Strata Management Act provides section by section annotations of a popular and consistently moving body of law.

https://www.marymartin.com/web?pid=826010

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Criminal Investigations: Practice, Procedure, Proceedings Techniques and Trails (2nd Edition) / Malik's

Delhi Law House, New Delhi 2022

9789388918268

\$ 45.00 / HB

https://www.marymartin.com/web?pid=803398

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Commentary on Consumer Protection: Along with rule and regulation / Malik's Delhi Law House, New Delhi 2022

9789388918480

\$ 95.00 / HB

https://www.marymartin.com/web?pid=803397

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## SINGAPORE CIVIL PROCEDURE 2022 / Nil

Sweet & Maxwell, Singapore 2022

2v. DUO (Volume 1 in print, Volume 1 & 2 in ProView eBook format)

9789811845178

\$ 1250.00 / HB

Singapore White Book 2022

Helmed by General Editor, Cavinder Bull S.C., this annual publication is annotated by some of the preeminent practitioners and Judges in the field.

It is the leading title of its kind, presenting the most comprehensive coverage of Singapore Civil Procedure in both print and electronic format.

This title provides the new Rules of Court in an annotated format and supplies supporting legislation and other material of significance.

https://www.marymartin.com/web?pid=826011

Commentary on Law on Limitation Act, 1963 (act no.36 of 1963) 11th Ed / Basu Delhi Law House, New Delhi 2022

9789388918312

\$ 62.50 / HB

https://www.marymartin.com/web?pid=803396

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Security of Payments and Construction Adjudication, Third Edition / Chow Kok Fong

LexisNexis, Singapore 2022

1v.

9789815019254

\$ 400.00 / HB

This work was first published in 2005 when the Building and Construction Industry Security of Payments Act 2004 first came into force. It was described by Justice Robert McDougall of the New South Wales Supreme Court as both an "academic treatise" of "tremendous value and utility". The Second Edition was described by Chief Justice Chan Sek Keong of Singapore as a "highly accessible guide to the subject". The Third Edition establishes this book as the leading text on the subject in Singapore. It addresses all the wealth of case law up to March 2022, including Grouteam Pte Ltd v UES Holdings Pte Ltd (2016); Comfort Management Pte Ltd v OGSP Engineering Pte Ltd (2018) and Shimizu Corp v Stargood Construction Pte Ltd (2020). It also examines new jurisprudential materials emanating from the United Kingdom, the eight Australian states (including New South Wales), Ireland, Malaysia and New Zealand. The new edition also considers the impact of the Building and Construction Industry Security of Payment (Amendment) Act in 2018 which alters significantly the ambit of the statutory regime. About 800 cases are cited in this edition, which has expanded compared to the Second Edition. "Chow Kok Fong is considered the leading expert on Singapore's Building and Construction Industry Security of Payment Act....[He] s to be commended for diligently tracking, compiling and producing an easy-to-read and comprehensive new edition." Justice Belinda Ang, President of the Appellate Division of the Supreme Court of Singapore, from the Foreword to the 3rd Edition.

https://www.marymartin.com/web?pid=826014

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The Protection of Children from Sexual Offences Act, 2012 (POCSO) - 2nd edition / Iyer  $\,$ 

Delhi Law House, New Delhi 2022

9789388918206

\$ 75.00 / HB

https://www.marymartin.com/web?pid=803395

THE LAW OF EVIDENCE IN SINGAPORE, THIRD EDITION / Chen Siyuan, Lionel

Leo

Sweet & Maxwell, Singapore 2022

1v.

DUO (Hardcover Print Book + ProView eBook)

9789811829987

\$ 250.00 / HB

The Law of Evidence in Singapore presents the foundational and classical topics of evidence law with clarity and depth. The book, which arranges the topics in a thematically logical structure, combines straightforward explanations with scholarly analyses of the Evidence Act, local case law, and developments in other jurisdictions. The coverage also includes references to relevant academic works and legislative debates which give useful insights to the development of this area of law in Singapore.

https://www.marymartin.com/web?pid=826013

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Pakistan Annual Law Digest: 2021 (5 Volumes, Part I to V) / Muhammad Wahaj Azhar & Kashif Mir Zubair (eds)

PLD Publishers, Pakistan 2020

5v.

\$ 450.00 / HB

7750 gm.

https://www.marymartin.com/web?pid=826064

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A PRACTICAL GUIDE TO INCOME TAX AND CUSTOMS APPEALS / Arjunan Subramaniam

Sweet & Maxwell, Malaysia 2022

1v DUO (Paperback + Proview Ebook)

9789672723547

\$ 75.00 / null

Written by an experienced tax lawyer and a former Assistant Director of Inland Revenue, this book provides a clear and instructive guide on conducting income tax and customs appeals for new tax lawyers, accountants, inland revenue officers and tax agents. The book has been prepared specially in answer to the change in the procedure of tax appeal under the Income Tax (Amendment) Act 2019 effective January 2020.

This book deals with the procedure for appeals before the Special Commissioners of Income Tax, the Customs Appeal Tribunal and appeals at the appellate courts (High Court and Court of Appeal). It also discusses the tax returns by individuals and companies and assessments thereof, review of and appeal against decisions by the Director General of Customs and issues surrounding judicial review in revenue cases. Readers will be introduced to and provided valuable guidance on the process to prepare and conduct an income tax appeal and an appeal before the Customs Appeal Tribunal. Further, the points to specifically look at in conducting appeals at the appellate courts will be highlighted

https://www.marymartin.com/web?pid=826092

FUNDAMENTALS OF RUNNING DOWN AND PERSONAL INJURY LITIGATION: Malaysian Litigation Series / Jeyaseelen Anthony

Sweet & Maxwell, Malaysia 2022

374p.

DUO (Hardback + ProView eBook)

97896727233462

\$ 125.00 / HB

A new addition to the Malaysian Litigation Series, Fundamentals of Running Down and Personal Injury Litigation is an instructive and practical book on the law relating to personal injury and fatal accident claims in Malaysia. It contains content on the evidential aspects of running down cases pursuant to the Evidence Act 1950 and more importantly the advocacy and litigation aspects of these types of claims including the pre-trial and trial stages of the cases.

The pre-trial aspects cover useful tips on preparing pleadings and bundles of documents while the part on trial considers the litigation and advocacy aspects of personal injury practice. Very practical in nature, this publication covers topics like litigating a running down case in court, the do's and don'ts when presenting a case as well as the leading of evidence and the cross-examination of witnesses to prove one's case to the satisfaction of the trial court. In short, readers are given useful guidance on how to build a strong foundation for their client's case in terms of strengthening the trial strategy both pre-trial and during trial.

The assessment of quantum of damages for injuries/losses sustained which form a major part of personal injury practice is adequately covered in this book. Commentaries on past case law and the latest development of the law are included as well as updates in relation to the latest amendments to the Civil Law Act 1956. The growing interest in issues surrounding settlements out of court is pertinently addressed to make this a very comprehensive title.

https://www.marymartin.com/web?pid=826094

LEGAL ASPECTS OF FIDUCIARY DUTIES IN MALAYSIA / Wan Azlan Ahmad, Mohsin Hingun

Sweet & Maxwell, Malaysia 2022

DUO (Hardback + ProView eBook)

9789672723509

\$ 125.00 / HB

This work seeks to examine the principles of law in relation to the legal duties of fiduciaries. These duties are not only those that originate from the equitable jurisdiction of the court, but also involve some other duties imposed under written law as well as those developed at common law. The scope of fiduciary duties in private law is extensive – regulating the conduct of professions such as trustees, lawyers, company directors, company promoters, partners, and agents; and in some other relationships, the facts of the case may be such as justify the imposition of fiduciary duties on employees, financial advisors, bankers, and parties to joint venture, to quote a few examples. In instances not covered by precedent, fiduciary duties may be imposed where the hallmarks of trust and confidence are found.

The creation of the office of trustees under the companies as well as the capital markets and services statutes indicates the importance of the office of trustees, and the attendant fiduciary duties attached to trustees, in the corporate and financial sectors; and this is in addition to the existing principles of law, including those developed by equity, governing the exercise of directorial powers by company directors.

This publication should be welcomed not only by those who are involved in the teaching, practice and enforcing of the law but also by those to whom fiduciary obligations may apply, that is, everyone who may be bound by an obligation of loyalty to another party or parties in a given relationship, and their advisors.

https://www.marymartin.com/web?pid=826093

ELECTRONIC EVIDENCE IN MALAYSIA: ADMISSIBILITY AND DISCOVERY / Gita Radhakrishna

Sweet & Maxwell, Malaysia 2022 426p. DUO (Hardback + ProView eBook) 9789672723370 \$ 110.00 / HB

Set against the backdrop of a fictional murder, this book presents the law and procedure on electronic evidence and E-Discovery in a uniquely refreshing style. Each chapter takes up a thread from the story, as it delves into the study of the authenticity and discovery of potential digital evidence captured from various electronic sources.

The first part of the book deals exhaustively with how to authenticate evidence obtained from diverse electronic sources to be presented as evidence at trial. The second part discusses the right to obtain discovery of such evidence in its electronic format and the attendant issues and challenges in the process.

The current Malaysian statutory provisions and a wealth of case law from Malaysia, Singapore, England and the USA are analysed to give the reader a better perspective and understanding of this fast-growing and complex area of the law of evidence. The book concludes with a peek into the future and the new lawyering skills that it entails. It is a must-have companion for judges, judicial officers and litigators.

https://www.marymartin.com/web?pid=826096

LAW FOR BUSINESS, THIRD EDITION / Adnan Trakic, Nagiah Ramasamy, Cheah You Sum, Paul Linus Andrews, Sri Bala Murugan, P Vijayganesh, K Sweet & Maxwell, Malaysia 2022

640p.
DUO (Hardback + ProView eBook)
9789672723356
\$ 65.00 / HB

This updated edition of Law for Business delivers some of the more important principles, cases and legislative provisions in business law in a clear and succinct manner. The text and materials are presented in a clear structure for those with and without legal background to easily grasp the complex legal principles in business law.

This edition retains 24 chapters broadly covering the following areas of law: contract law, torts, employment law, the law dealing with business organisations, i.e. sole proprietorships, partnerships and companies, sale of goods and consumer protection, banking, insurance and takaful law.

Recent developments in judicial pronouncements and legislation that impinge upon trade, business and employees have also been included. The COVID-19 pandemic caused massive global economic and social disruption and brought into sharp focus the need for quick legislative and policy responses to the challenges of operating a business. Accordingly, latest amendments to key legislation, new sets of regulations as well as landmark cases have been incorporated.

https://www.marymartin.com/web?pid=826095

CONSTRUCTION ADJUDICATION IN MALAYSIA 3rd Ed. / Lam Wai Loon

Sweet & Maxwell, Malaysia 2022

706p.

DUO (Hardback + ProView eBook)

9789672723264

\$ 210.00 / HB

Construction Adjudication in Malaysia examines legal principles which govern the application of the CIPA Act 2012. It examines and analyses most of the important judicial decisions on construction adjudication made by the courts in Malaysia, the United Kingdom, New Zealand, Australia and Singapore. Since the publication of the second edition, there have been more than 200 reported judicial decisions from the courts in Malaysia, including the Federal Court decisions in Jack-In-Pile (M) Sdn Bhd v Bauer (M) Sdn Bhd and Ireka Engineering & Construction Sdn Bhd v PWC Corp Sdn Bhd.

Organised in 22 systematically-structured chapters, the book provides in-depth and practical guidance on all stages of the adjudication process, from the filing of a payment claim, to the commencement of adjudication proceedings, the management of the adjudication proceedings up to the delivery of the adjudication decision, as well as enforcement, stay and challenge of adjudication decisions. This is topped off with an easy-to-understand and comprehensive Practice Guide which provides a step-by-step framework to successfully navigate the entire adjudication process.

The present work is a new and revamped edition of the highly regarded first and second editions, which have been described as a 'seminal' book on adjudication in Malaysia, and often referred to in Malaysian court judgments. This edition will continue to serve as a useful reference for judges, legal practitioners, adjudicators and students, as well as other stakeholders in the construction industry including employers, contractors, subcontractors, suppliers and consultants.

https://www.marymartin.com/web?pid=826098

CONTEMPT OF COURT IN MALAYSIA: PRACTICE AND PROCEDURE: Malaysian

Litigation Series / Gan Chong Chieh

Sweet & Maxwell, Malaysia 2022

432p

DUO (Hardback + ProView ebook)

9789672723288

\$ 150.00 / HB

The rules embodied in the law of contempt are intended to uphold and ensure the effective administration of justice. They serve to protect the integrity of the administration of justice, making sure that persons who seek justice and persons who participate in the administration of justice are adequately safeguarded.

There being no specific legislation enacted to date on contempt of court in Malaysia, the law governing this subject is primarily common law. This book serves as an important and uptodate source of reference on committal proceedings for practitioners, academics and judicial officers alike. Covering both civil and criminal contempt, it contains the fruit of extensive research into local and UK case law as well as decisions from other Commonwealth jurisdictions like Singapore and Hong Kong. A useful discussion of the freedom of expression and its impact on contempt of court is included, as is a survey of the reform and development of the law of contempt in several Commonwealth countries.

Committal proceedings being very procedural in nature, an extensive chapter provides detailed discussion of the law, procedure and relevant considerations in committals. Sentencing principles, mitigation and the types of sentences which may be imposed for contempt are given due analysis, while appeals against the decisions of the courts are also discussed. A helpful collection of forms and precedents applicable to the conduct of committal proceedings complements the valuable legal analysis contained in this book.

https://www.marymartin.com/web?pid=826097

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Malaysia Human Rights Report 2021: Civil and Political Rights / SUARAM Suara Inisiatif Sdn Bhd, Petaling Jaya, Malaysia 2022 164p.

ISSN: 2682-8154; 9772682815005

\$ 40.00 / null

424 gm.

https://www.marymartin.com/web?pid=805209

Malaysia Human Rights Report 2020 : Civil and Political Rights / SUARAM Suara Inisiatif Sdn Bhd, Petaling Jaya, Malaysia 2021

98p.

ISSN: 2682-8154; 9772682815005

\$ 40.00 / null 260 gm.

https://www.marymartin.com/web?pid=805210

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The Local Government Code of 1991: Notes and Cases / MA. Rowena Amelia V. Guanzon

University of the Philippines, College of Law Diliman, Quezon City, Philippines 2020

xxxii, 944p. Includes Index 9789711504892 \$ 50.00 / null 1900 gm.

https://www.marymartin.com/web?pid=808305

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What Privacy Means: Why it Matters and How We Can Protect It / Siddharth Sonkar

Hachette Book Publishing India Pvt. Ltd., Gurugram 2022

xii, 372p.; 22 cm. 9789391028879 \$ 15.00 / HB 440 gm. In 2020, when the coronavirus pandemic triggered governments across the world instate lockdowns, several Indian States adopted digital contact tracing and the use of drons to monitor and map their citizens. Although this paved the way for social control through surveillance becoming the 'new normal', rampant news about information leaks and breaches by apps, spy softwares and social media platforms have awekened Indian citizens to how their privacy is being persistently

https://www.marymartin.com/web?pid=808342

Liberty After Freedom: A History of Article 21, Due Process and the Constitution of India / Rohan J. Alwa

HarperCollins Publishers, Haryana 2022

xxiv, 289p.; ills. 22 cm. Includes Index.

97893544893056

\$ 15.00 / HB

480 am.

Liberty After Freedom explores the origins of what is today considered the most important fundamental right in the Indian Constitution - the right to life and personal liberty guaranteed by Article 21. This is the article which in recent years made the right to privacy as well as the decriminalization of homosexuality possible. Without a doubt, Article 21 has had the most outsized influence on the progressive development of rights in India.

https://www.marymartin.com/web?pid=808413

Harmonising Role of the New York Convention / Bihter Kaytaz Eker

Yetkin Basim Yayim ve Dagitim A.S Ankara, turkey 2020

Includes Bibliography

9786050507256

\$ 80.00 / null

550 am.

The United Nations Convention on the Recognition and Enforcement of Foreign Arbitral Awards ("the New York Convention"), signed on 10 June 1958, has provided a unique legal framework for the recognition and enforcement of foreign arbitral awards and arbitration agreements. Having been adopted by 166 States at the time of this book, the NYC represents the most significant convention in the field. Being widely adopted around the world more than any other international documents, it is time to assess its meaning for international arbitration. The NYC has played miscellaneous roles since its birth, and this book aims to address such an assessment within the context of its harmonising role. It provides a specific lens to offer a clear and comprehensive picture of harmonising role of the New York Convention and where future research should focus. Having celebrated its 60th anniversary in 2018, this book, putting the role and significance of the NYC in the right context, would serve to pay tribute to the creators of the NYC on the one hand, and on the other hand would gain more attention than ever to direct effort to the right sources for further development in the field.

https://www.marymartin.com/web?pid=808559

The Intellectual Property Trilogy: Untraditional Topics in Copyright, Patent and Trademark / A. Ece Kaya, LLM

Yetkin Basim Yayim ve Dagitim A.S., Turkey 2021

100p.

9786050508741

\$ 32.00 / null

160 gm.

The first chapter of this book focuses of the question whether the copyright on literary, scientific and artistic works can be granted an unusual author, an artificial intelligence. In the second chapter, the patentability of a very common technology in today's world that can also make inventions, the computer programs, as well as computer implemented inventions is examined. Finally, the third chapter includes a comparative law research on an untraditional type of trademark, the color trademark, in EU law and in Turkish Law

https://www.marymartin.com/web?pid=808560

Transfer of Risk in International Sales Contracts Under the CISG (United Nations Convention on Contracts for the International Sale of Goods), INCOTERMS  $(International\ Commercial\ Terms)$  and English Law / Hamit Melen

Yetkin Basim Yayim ve Dagitim A.S., Turkey 2021

84p.

9786050509489

\$ 32.00 / null

150 gm.

In the international sale of goods risk is an important concept that should not be underestimated. This is because the transfer of the sold goods from the buyer to the seller does not involve a short and easy process. During this process, the goods could be damagedlost. Despite the contract of sale, the parties may disagree who will bear the risk when the goods are lostdamaged. Moreover, in the international sale of goods the transition of risk differs in different legal systems. it is therefore important to first understand what the risk is and then determine how and when it passes to the buyer in the legal systems involved. Besides, there is benefit in examining whether the obligations of the parties arising from the sales contract affect the transfer of risk. Knowing how risk is passed can prevent disputes in international sales law. This paper will examine in detail the passage of risk in international goods sales under CISG, Incoterms® and English law. First, a general definition of the risk will be offered, and general information will be given about how it transfers to the buyer. Then the concept of risk will be examined, first under CISG and then under the international commercial terms issued by the ICC, and how it is incorporated in international sales contracts will be discussed. Since English law applies SGA 1979 to international sales, how risk passes will also be examined

https://www.marymartin.com/web?pid=808561

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Minority Shareholder Protection: A Comparative Analysis Between the UK and Turkey / Meltem Karatepe Kaya

On Iki Levha Yayincilik A.S. TURKEY 2021

xviii, 280p. Includes Bibliography 9786254320484 \$ 80.00 / null

450 gm

In recent years there has been a focus on minority shareholder protection around the world. Turkey, accordingly, adopted new legislation in 2012, namely Turkish Commercial Code No. 6102. This book will reveal the situation regarding the protection of minority shareholders in Turkish company law by presenting recommendations on how to improve minority shareholder protection in Turkey based on the UK's experience. Legal protection of minority shareholders has gone through several reforms and improvements under common law until UK Companies Act 2006. Many issues have been considered in the case law and then the remedies and rights of minority shareholders have been codified. The research will focus on selected cases and examine the legislation in relation to remedies of minority shareholders in the UK and Turkey.

https://www.marymartin.com/web?pid=808562

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Turkish Judicial Practices on International Protection, Removal and Administrative Detention in Connection with the Safe Third Country Concept / Gamze Ovacik On Iki Levha Yayincilik A.S., Turkey 2021 Xix, 318p.

9786254320798 \$ 120.00 / null 500 gm.

Whether Turkey should be deemed as a "safe third country" for asylum seekers in Europe is a legal conundrum that deserves heightened attention with the adoption of the EU-Turkey Statement of March 2016 and EU-Turkey Readmission Agreement. This book aspires to contribute to this discussion through an analysis of Turkish judicial practices on international protection, removal and administrative detention procedures, including their interaction with international and European framework and jurisprudence. One purpose of the book is to display the protection challenges that the safe third country concept creates through the example of Turkey. The position defended is that Turkish judicial practices or any other component of safe third country assessment such as administrative practices or normative framework should be evaluated from this perspective, by keeping in mind the inherent problems of the safe third country for EU states, state of judiciary is a crucial factor. Judiciary acts as the ultimate safeguard for protection of rights and guiding administrative practices through interpretation of normative framework. Thus the second aim of this book is to analyze the problematic legal issues in Turkish judicial practices relevant to international protection, removal and administrative detention, based on an empirical study of decisions of Turkish courts. The empirical method in the qualitative analysis of Turkish jurisprudence is supported with a comparative analysis of the case law of the European Court of Human Rights, Court of Justice of the EU as well as the domestic jurisprudence of EU states.

https://www.marymartin.com/web?pid=808577

Critical Issues For The Rule of Law in Myanmar and Human Rights Papers / Kyaw Min San

Myanmar Knowledge Society(MKS), Yangon, Myanmar 2019 160p.

\$ 35.00 / null 160 gm.

https://www.marymartin.com/web?pid=802578

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Access to Justice: A Case for Basic Change / V.R. Krishna Iyer

B.R. Publishing Corporation, Delhi 2022

x, 163p.; 22 cm. Includes Index. 9788170187554 \$ 21.25 / HB 410 qm.

The Indian Justice System is Currently facing a fatal docket crisis and performance paralysis the like of which has not been since Independence, or even before. There are many dimensions to this disaster of the judicial process. The author, who has been a legislator, law minister, Law Commission member and judge of a High Court and the Supreme Court, has sought to understand and analyse the pathology of the system and etiology of the entropy.

https://www.marymartin.com/web?pid=825201

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= Introduction to Japan Corporation Law: 50 3 / , , Japan 2022 ; 305p ; 23cm 9784474076693 $ 276.00 / HB
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https://www.marymartin.com/web?pid=823480

L.F.N. Acts and S.I. 2021, Vol. 1 to Vol. 3 (3V) with Index [Nigeria] / NA

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The Federal Government Printer, Lagos, Nigeria 2021
1v. (3 Volumes)
$ 750.00 / HB
3980 gm.
https://www.marymartin.com/web?pid=808692
Principles of Judicial Review in Uganda / Yusuf Kiwanda
LawAfrica Publishing (K) Ltd., Nairobi, Kenya 2021
xxxiv, 138p.
Includes Bibliography
9966530967; 9789966530967
$ 70.00 / null
300 gm.
https://www.marymartin.com/web?pid=810252
Alternative Dispute Resolution in Uganda: The Ugandan Court Experience /
Geoffrey Kiryabwire
LawAfrica Publishing (K) Ltd., Nairobi, Kenya 2021
xxxii, 258p.
Includes Index; Bibliography
9789966530998
$ 90.00 / null
420 gm.
https://www.marymartin.com/web?pid=810251
Fair Trial Rights in Cambodia: Monitoring at the Court of Appeal (Dual Book) / NA
Cambodian Center for Human Rights, Phnom Penh, Cambodia 2018
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The State of Freedom of Expression, Press Freedom, and Access to Information in
Cambodia: Annual Report: 1 September 2020 - 31 August 2021 (Dual Book) /
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Cambodia Fundamental Freedoms Monitor: Sixth Annual Report, January -
December 2021 / NA
Cambodian Center for Human Rights, Phnom Penh, Cambodia 2021
1v.
$ 40.00 / null
300 gm.
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https://www.marymartin.com/web?pid=825332

Pakistan Annual Law Digest : 2020 (5 Volumes, Part I to V) / (Eds) Muhammad Wahaj Azhar & Kashif Mir Zubair

PLD Publishers, Lahore, Pakistan 2020

1v.

(5 Volumes - Part I to V)

\$ 550.00 / null

7712 gm.

https://www.marymartin.com/web?pid=825318

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Singapore Construction Adjudication Review (2019) SCAdjR: Commentary and reports on adjudication determinations made with respect to adjudication applications lodged with the Singapore Mediation Centre between 1 January 2019 and 31 December 2019 / Singapore Mediation Centre (Gen. Ed) Chow Kok Fong (et al.)

Academy Publishing (Singapore Academy of Law), & Singapore Mediation Centre, Singapore 2021

1ν.

ISSN: 1793-9364; 9771793936005

\$ 395.00 / HB 1272 gm.

The Singapore Construction Adjudication Review series is the authoritative report of adjudication determinations made under the Building and Construction Industry Security of Payment Act. Each volume contains commentary and reports on adjudication determinations made with respect to adjudication applications lodged with the Singapore Mediation Centre. This volume focuses on adjudications between 1 January 2019 and 31 December 2019

https://www.marymartin.com/web?pid=808713

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Peace and Justice Towards Sustainable Development / Rasyikah Md Khalid Universiti Kebangsaan Malaysia (UKM Press), Bangi, Selangor, Malaysia 2020 158p.

Includes Index 9789672511298 \$ 15.00 / null 242 gm.

https://www.marymartin.com/web?pid=805679

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Perspectives on Constitutional Reform in Sri Lanka / Hiran W Jayewardene and Sharya Scharenguivel

International and Comparative Law Society, Colombo, Sri Lanka 2021 lviii, 562p.

9786245662005

\$ 100.00 / null

1000 gm.

Book on Constitutional Reform containing the perspectives of eminent contributors recognized for their expertise on the subject at a time when there is an ongoing process set up to develop a new Constitution in Sri Lanka is a valuable and necessary contribution to the Constitution making process. It starts with a personal background of the first Executive President of Sri Lanka, J.R. Jayewardene, as being a lawyer with a legacy of five generations of lawyers and proceeds to incorporate his "THOUGHTS ON CONSTITUTIONALISM". This section covers the evolution of Constitutional Reform in Sri Lanka starting with the Donoughmore and Soulbury Constitutions, and explains the influences that made him an advocate of the presidential form of government in preference to the parliamentary system.

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Malaysia and the Women's Convention: An Appraisal / Nik Salida Suhaila Nik Saleh

USIM Press, Malaysia 2021

240p.

Includes Index

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400 gm.

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Crime and Punishment in Islamic Law: A Fresh Interpretation / Mohammad Hashim Kamali

Oxford University Press, USA 2019

viii. 456p

Includes Index; Bibliographical reference

9780190910648

\$ 75.60 / HB

800 gm.

In Crime and Punishment in Islamic Law: A Fresh Interpretation, Mohammad Kamali considers problems associated with and proposals for reform of the hudud punishments prescribed by Islamic criminal law, and other topics related to crime and punishment in Shariah. He examines what the Qur'an andhadith say about hudud punishments, as well as just retaliation (qisas), and discretionary punishments (ta'zir), and looks at modern-day applications of Islamic criminal law in 15 Muslim countries. Particular attention is given to developments in Malaysia, a multi-religious society, federal state, and self-described democracy, where a lively debate about hudud has been on-going for the last three decades. Malaysia presents a particularly interesting case study of how a reasonably successful country with a market economy, high levels of exposure to the outside world, and a credible claim toinclusivity, deals with Islamic and Shariah-related issues. Kamali concludes that there is a significant gap between the theory and practice of hudud in the scriptural sources of Shariah and the scholastic articulations of jurisprudence of the various schools of Islamic law, arguing that literalism has led to such rigidity as to make Islamic criminal laweffectively a dead letter. His goal is to provide a fresh reading of the sources of Shariah and demonstrate how the Qur'an and Sunnah can show the way forward to needed reforms of Islamic criminal law.

https://www.marymartin.com/web?pid=823646

Law in Society: Navigating Legal Complexity / Nor Azlina Mohd Noor, Ahmad Shamsul Abd Aziz & Noor'Aza Ahmad (Eds)

UUM Press, Universiti Utara Malaysia, Sintok, Kedah, Malaysia 2021

xx, 194p. Includes Index 9789672486756 \$ 20.00 / null 330 gm.

https://www.marymartin.com/web?pid=804504

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Freedom of Expression and Media Laws in South Sudan: Details Implementation level, Critiques and Recommendation for Reform / Roger Alfred Yoron Modi

Virtue Book Publishers, Kenya 2019

204p. Includes Bibliography 9789966136756 \$ 40.00 / null 280 gm. "This Book: Freedom of Expression and Media Laws in South Sudan explains the laws governing freedom of expression, media laws and the right of the public to access information in South Sudan; traces their implementations; critiques them and offers a number of recommendations on how to ensure respect for the right to freedom of expression, freedom of the press, and the right to information in South Sudan, in line with the Constitution, international law and standards, and best practices." Roger Alfred Yoron Modi, the Author of the Book. "This book is timely for the enlightenment of the public on their rights and limitations on access to information and freedom of expression. It is also important to journalists, lawyers and students in South Sudan on learning the media laws of the Country and how to improve them." Robert Badri, Advocate before all Courts in South Sudan, Legal Consultant, and Managing Partner at Badri & Associates. "This book highlights the challenges facing the media and the right of the public to access information in South Sudan and how to make improvements. It's suitable to everyone who wants to know how to access information and exercise freedom of expression in the Country." Juol Madhal, multimedia journalist. "The book shines light on the challenges both the Media Authority and journalists go through in the process of implementation of the Media laws in South Sudan. It paves the way for reform within the different entities party to the implementation of the Media laws." – Steven Mark Enadio, Advocate, Media Laws consultant and partner at Enadio Law Chambers.

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Contract Law / Moronge Lereko Obanyo & Catherine Karimi Riungu-Koyier LawAfrica Publishing (K) Ltd., Kenya 2021 lxx, 292p. Includes Bibliography 9966530950; 9789966530950 \$ 50.00 / null 474 gm.

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The East Africa Law Reports 2020, Volume 1 to 3 / Nil LawAfrica Publishing (K) Ltd., Kenya 2022 3v.

ISSN: 1684-4874 \$ 450.00 / HB 2872 gm.

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Company Law and Practice in Nigeria / Clement Chigbo , Valentine Faseemo Safari Books Ltd, Ibadan, Nigeria 2021

Ixxxvi, 550p. Includes Index 9789785769692 \$ 75.00 / null 980 gm.

Company Law and Practice in Nigeria is a worthy roadmap in navigating the entire gamut of Nigerian Corporate law. It begins with a concise history of company law in Nigeria, examines the creation of companies, founding documents and contracts, corporate finance, officers, principles, corporate governance, filings, restructuring and taxation. It also captures and feeds readers on provisions of recent corporate legislations in Nigeria, namely the Companies and Allied Matters Act 2020.

Unlike its contemporaries, Company Law and Practice in Nigeria extensively expatiates on the application of Company Law in practice, through a repository of recent judicial decisions. In addition, Business Names and Incorporated Trustees are not left out, as the book conveys statutory stipulations and regulatory

prescriptions concerning their creation and operation in Nigeria. The authors who are knowledgeable in the sphere of corporate law and practice have presented a topical book and it is highly recommended for companies, corporate lawyers, in-house counsel, attorneys, corporate academics, law students and persons seeking clarification on any aspects of Nigerian Corporate Law and Practice.

https://www.marymartin.com/web?pid=825471

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Environmental Law and Policies: Philippines / Donna Zapa-Gasgonia University of the Philippines Law Center, Philippines 2021 208p.

9789711505325 \$ 25.00 / null 350 gm.

https://www.marymartin.com/web?pid=824143

Beacons of Judiciary Transformation: Selected Speeches, Writing and Judicial Opinions of Chief Justice Willy Mutunga / Sylvia Kang'ara, Duncan Okello & Kwamchetsi Makokha (ed)

Sheria Publishing House, Kenya 2022

xxvi, 510p. 9780692727065 \$ 60.00 / null

966 gm.

This remarkable book contains over 60 speeches, seven judicial opinions, and three academic articles of Chief Justice Willy Mutunga written during his tenure as Chief Justice and President of the Supreme Court of Kenya from 2011 to 2016. Edited by Prof. Sylvia Kangara, Duncan Okello and Kwamchetsi Makokha, the book is a tour deforce of Chief Justice Willy Mutunga's remarkable career as the first Chief Justice under the 2010 Constitution and his efforts to transform the first Chief Justice under the 2010 Constitution and his efforts to transform the Judiciary, but also his role as an unrivalled leader of civil society movements in Kenya, thinker, academic, reformist and much more.

The speeches, judicial opinions and academic articles are divided along the themes that resonate across Chief Justice Mutunga's career: People, Participation and the Law; Gender Justice; the Legal Profession; Dialogue with Judges, Magistrates, Kadhis and Staff; Judicial Accountability; Jurisprudence; Elections; Expanding the Footprint of Justice; Inter-Governmental Relations; the Elite and the Academy; Nationhood; Youth Culture and the Arts; International Judicial Diplomacy; and of course Beacons for the Future. It is those Beacons for the future from which the title of this book is derived.

This book therefore reflects Chief Justice Willy Mutunga's commitment to what he calls the beacons of the 2010 Constitution. His own tenure as Chief Justice exemplified those beacons of alternative political leadership including incorruptibility, integrity, equitable distribution of resources among all people in the county, particularly minorities, and promotion of the sovereignty of the people through deep and committed public participation.

Anyone who wants to understand why Kenya's 2010 Constitution was so overwhelmingly ratified by the people of Kenya, how to interpret and understand it as well as what it means across a whole range

it as well as what it means across a whole range.

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The Law of Matrimonial Property in East Africa / John Mugalula LawAfrica Publishing (K) Ltd., Kenya 2019

xxxvi, 556p.

9789966530868 \$ 75.00 / null

972 gm.

The book contains all laws and key case notes dealing with matrimonial property in East Africa and is a valuable resource for practicing Advocates, law students, cohabiting unmarried couples and married couples, and anyone intending to get

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Human rights in the Ottoman reform: foundations, motivations and formations / Şentürk, Recep

İbn Haldun University 2020

9786058075269

\$ 75.00 / null

This book argues that the late Ottoman constitutional reforms (i) were carried out as a consequence of the metamorphosis of the Empire into a modern state, (ii) were considerably in favour of the bureaucratic class, (iii) were paying regard to the expectations of the Ottoman and the Western public, and most importantly (iv) had been in conformity with Islamic jurisprudence. The constitutional reforms in the late Ottoman Empire on fundamental rights and freedoms were an idiosyncratic reflection of a trans-regional political paradigm shift. Most of the reforms were carried out in conformity with Islamic jurisprudence that had been continuously implemented in the Ottoman judicial system for centuries. The majority of the legislation was nothing but a codification of Islamic principles of jurisprudence. Yet some of them were quite new to the system, such as legislation on imprisonment and custody. Nevertheless, these new systems were adapted to Islamic jurisprudence. Moreover, the new regime of the protection of human rights brought an innovation to the judicial system concerning bureaucrats' fundamental rights. These reforms reflected a significant effort for the adjustment of the new Ottoman administrative practices to the principles of Islamic jurisprudence.

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Property Law in Nepalese Perspective / Laxmi Prasad Kharel Kharel Kanuni Sewa Tatha Anusandhan Kendra, Kathmandu 2022 9789937098519 \$ 30.00 / null 500 gm.

The Author of this book Advocate Laxmi Prasad Kharel is a prolific writer and an emerging scholar of Law Academics of Nepal. Advocate Kharel has already authored more than thirty books in the area of Law, History and Constitution. He is equally interested on Legal history. The author has written this book being deeply engrossed with the available literatures on Property law and making scrutinized analysis for the completion of it. The author who works as a law lecturer in Kathmandu, is a voracious reader, has written numerous articles in the journals and newspapers. As a man of letters and humble seeker of knowledge, he has obtained MA(History), MA(Archaeology and Culture), MED(English-Socio-Psycho Linguistics), MA (English) and LLM(Constitutional Law)from TU, Nepal. Author Kharel was born on January 15,1973 at Baradashi R.M.C. Ward No. 5, Jhapa, Nepal. He was the topper of LLM in Constitutional Law in the exam held by TU in 2008-2009. This book has provided upto-date information about Property law of Nepal and other Acts and Laws which govern the Property Law of Nepal. The book flawlessly explains the right of Property as a fundamental right in Nepal and its sanctity safeguarded by the Indian Constitution, US Constitution and other Declarations, ie, Universal Declaration of Human Rights, 1948 and French Declaration of Rights of Man and Citizen, 1789. It is expected that this book will serve an inquisitorial purpose for the students of law, researchers of law and staffs of judiciary. This book has incorporated new legal provisions dealing with the property law. It has been undated as per the newly enacted National Civil Code, 2074.

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Divorce and Democracy: A History of Personal Law in Post-Independence India / Saumya Saxena

Cambridge University Press, New Delhi 2022

xvi, 377p.; 23 cm.

Bibliography Includes Index.

9781108498340

\$ 27.50 / HB

710 gm.

This book captures the Indian state's difficult dialogue with divorce, mediated largely through religion. By mapping the trajectories of marriage and divorce laws of Hindu, Muslim, and Christian communities in post-colonial India, it explores the dynamic interplay between law, religion, family, minority rights and gender in Indian politics. It demonstrates that the binary frameworks of the private-public divide, individuals versus group rights, and universal rights versus legal pluralism collapse before the peculiarities of religious personal law. Historicizing the legislative and judicial response to decades of public debates and activism on the question of personal law, it suggests that the sustained negotiations over family life within and across the legal landscape provoked a unique and deeply contextual evolution of both, secularism and religion in India's constitutional order. Personal law, therefore, played a key role in defining the place of religion and determining the content of secularism in India's democracy.

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Complete Digest of Supreme Court Cases (Since 1950 to date) 2nd Ed: Vol.55 - Insolvency and Bankruptcy Law To Insurance (contd.) / Surendra Malik, Sundeep Malik

Eastern Book Company, Lucknow 2022

974p.; 24 cm.

9789394364004

\$ 38.75 / HB

1650 gm.

Insolvency and Bankruptcy Laws to Insurance (contd.) [4. Life Insurance-Life Insurance (Emergency Provisions) Ordinance Act, 1956]

https://www.marymartin.com/web?pid=808191

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Complete Digest of Supreme Court Cases (Since 1950 to date) 2nd Ed: Vol.56 - Insurance to International Law / Surendra Malik, Sundeep Malik

Eastern Book Company, Lucknow 2022

1089p.; 24 cm. 9789394364028 \$ 38.75 / HB 1800 gm.

Insurance to International Law [Payment of Claim or Repudiation of Claim/Termination/Remedies/relief-End]

https://www.marymartin.com/web?pid=808192

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ASEAN as an International Organization: International Law and Region-Building in Southeast Asia / Jose Duke Bagulaya

University of Santo Tomas Publishing House, Philippines 2022

xx, 264p.; 23cm. Includes Bibliography 9789715068826 \$ 40.00 / null 450 gm.

Written from the perspective of critical theory, ASEAN as an International Organization: International Law and Region-Building in Southeast Asia analyzes the transformation of ASEAN into an international legal entity. The book presents a critical survey of recent legal scholarship and calls for an interdisciplinary study of ASEAN. It explores the concept of "people" and provides a people's reading of the ASEAN Charter. It describes ASEAN as a wayang kulit of Member States and critiques the constitutional, extra-constitutional, and practical fetters of the international organization. Finally, it demystifies the fictions of community in ASEAN discourses and interrogates ASEAN's project of subject-formation. The book cuts across the boundaries of international law, politics, and culture. Written in lucid prose, it will be an invigorating reading for lawyers, academics, and students of law and ASEAN.

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Philippine Human Rights Law and Jurisprudence / Christian G.Villiasis Rex Book Store, Manila, Philippines 2020

x, 190p. 9786210404364 \$ 30.00 / null

250 gm.

https://www.marymartin.com/web?pid=743130

The Constitution of Malaysia: Contextual Analysis / Andrew Harding (Series Gen.

Hart Publishing (Bloomsbury Publishing), London, UK 2022

288p.; 138x216mm. 9781509927432

Ed) Peter Leyland (et al.)

\$ 35.35 / null

"This book should find its place in every person's library...[it is] a resource for engagement and vital critical discourse." Philip T. N. Koh, Star2 This is a much-welcome new edition of the seminal introduction to Malaysia's constitution by the leading expert in the field. Retaining its comprehensive approach, it examines constitutional governance in light of authoritarianism and continuing intercommunal strife, as well as examining the impact of colonisation on Malaysia's legal public law structure. Updated throughout to include all statutory and case law developments, it also retains its socio-political perspective. A must read for all students and scholars of Malaysian law.

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