

Unlocking Constitutional And Administrative Law

Unlocking The Law

Yeah, reviewing a books **Unlocking Constitutional And Administrative Law Unlocking The Law** could increase your close connections listings. This is just one of the solutions for you to be successful. As understood, success does not recommend that you have wonderful points.

Comprehending as skillfully as pact even more than further will have enough money each success. bordering to, the statement as without difficulty as perception of this **Unlocking Constitutional And Administrative Law Unlocking The Law** can be taken as capably as picked to act.

The Hong Kong Legal System - Stefan H. C. Lo
2019-12-19

Offers an accessible overview of Hong Kong's legal system and guides first-year law students in legal research and methods.

A.V. Dicey and the Common Law Constitutional Tradition - Mark D. Walters
2020-11-12

Offers a distinctive account of

the rule of law and legislative sovereignty within the work of Albert Venn Dicey.

[Unlocking Constitutional and Administrative Law](#) - Mark Ryan (Law teacher) 2018-10-03
Constitutional and administrative law (public law) is an essential element of all law degrees. **Unlocking Constitutional and Administrative Law** will ensure that you grasp the main

concepts with ease, while giving you an indispensable foundation in the subject. This revised fourth edition is fully up to date with the latest key changes in the law and constitutional developments. The UNLOCKING THE LAW series is designed specifically to make the law accessible. Each chapter contains: aims and objectives; activities such as self-test questions; charts of key facts to consolidate your knowledge; diagrams to aid memory and understanding; prominently displayed cases and judgments; chapter summaries; a glossary of legal terminology; essay questions with answer plans. The series covers all the core subjects required by the Bar Council and the Law Society for entry onto professional qualifications as well as popular option units.

Unlocking Human Rights - Peter Halstead 2014-06-05

Unlocking Human Rights will ensure that you grasp the main concepts of this fascinating and dynamic area of law with ease, providing you with an indispensable foundation in the

subject. The book explains in detailed, yet straightforward, terms:

- The nature of human rights
- European Convention on Human Rights
- Human Rights Act
- Right to life
- Torture, inhuman or degrading treatment or punishment
- Public order, police powers, freedom of association and assembly
- Right to a fair trial
- Freedom of expression
- Privacy, private life and marriage
- Right to liberty and security
- Prohibition of discrimination
- Terrorism
- Freedom of thought, conscience and religion
- Property rights

Contemporary themes of UN human rights review of the UK, constitutional reform, and security

The book provides practical knowledge to help you apply the understanding of these themes and explains:

- Rights concepts and language
- How the Convention and Human Rights Act operate
- Ways in which applicants use the procedures to remedy injustices when domestic UK law has let them down
- What kinds of protection are

available to everyone within the UK's jurisdiction • How a balance is struck between the need to protect many different kinds of right in the modern world, with the equally important need to protect everyone from external threats • Why it is vital that essential freedoms of thought, conscience, religion, association, assembly and expression are protected • How the 'rights' which everyone claims as their own have to be balanced against the qualifications or restrictions that are imposed to protect other people's interests This new volume is fully up-to-date with the latest changes in the law and includes discussion of essential developments, including the Protection of Freedom Act 2012, Marriage (Same Sex Couples) Act 2013 and the Succession to the Crown Act 2013.

Unlocking Constitutional and Administrative Law -

Mark Ryan 2018-09-04
Constitutional and administrative law (public law) is an essential element of all

law degrees. Unlocking Constitutional and Administrative Law will ensure that you grasp the main concepts with ease, while giving you an indispensable foundation in the subject. This revised fourth edition is fully up to date with the latest key changes in the law and constitutional developments. The UNLOCKING THE LAW series is designed specifically to make the law accessible. Each chapter contains: aims and objectives; activities such as self-test questions; charts of key facts to consolidate your knowledge; diagrams to aid memory and understanding; prominently displayed cases and judgments; chapter summaries; a glossary of legal terminology; essay questions with answer plans. The series covers all the core subjects required by the Bar Council and the Law Society for entry onto professional qualifications as well as popular option units. **Modern Administrative Law in Australia** - Matthew Groves 2014-02-13
Modern Administrative Law

provides an authoritative overview of administrative law in Australia. It clarifies and enlivens this crucial but complex area of law, with erudite analysis and thoroughly modern perspectives. The contributors - including highly respected academics from 11 Australian law schools, as well as eminent practitioners including Chief Justice Robert French AC and Justice Stephen Gageler of the High Court of Australia - are at the forefront of current research, debate and decision making, and infuse the book with unique insight. The book examines the structure and themes of administrative law, the theory and practice of judicial review, and the workings of administrative law beyond the courts.

Administrative law affects innumerable aspects of political, commercial and private life, and yet is often considered difficult to understand. Modern Administrative Law unravels the intricacies and reveals how they are applied in real cases. It is an essential reference for

students and practitioners of administrative law.

Constitutional Review under the UK Human Rights Act -

Aileen Kavanagh 2009-05-07

Under the Human Rights Act, British courts are for the first time empowered to review primary legislation for compliance with a codified set of fundamental rights. In this book, Aileen Kavanagh argues that the HRA gives judges strong powers of constitutional review, similar to those exercised by the courts under an entrenched Bill of Rights. The aim of the book is to subject the leading case-law under the HRA to critical scrutiny, whilst remaining sensitive to the deeper constitutional, political and theoretical questions which underpin it. Such questions include the idea of judicial deference, the constitutional status of the HRA, the principle of parliamentary sovereignty and the constitutional division of labour between Parliament and the courts. The book closes with a sustained defence of the legitimacy of constitutional

review in a democracy, thus providing a powerful rejoinder to those who are sceptical about judicial power under the HRA.

Dimensions of Dignity - Jacob Weinrib 2016-09-15

Offers a public law theory that elaborates the idea of human dignity to illuminate and justify innovations in constitutional practice.

Incomprehensible! - Wendy Wagner 2019-06-30

The legal system is awash with excessive and incomprehensible information. Yet many of us assume that the unrelenting torrent of information pouring into various legal programs is both inevitable and unstoppable. We have become complacent; but it does not have to be this way. *Incomprehensible!* argues that surrendering to incomprehensibility is a bad mistake. Drawing together evidence from diverse fields such as consumer protection, financial regulation, patents, chemical control, and administrative and legislative processes, this book identifies

a number of important legal programs that are built on the foundational assumption that 'more information is better'. Each of these legal processes have been designed in ways that ignore the imperative of meaningful communication. To rectify this systemic problem, the law must be re-designed to pay careful attention to the problem of incomprehensibility.

Public Accountability - Michael D. Dowdle 2006-07-06

The most comprehensive survey to-date of how different organizations hold persons acting in the public interest to account.

Australian Constitutional Law - Luke Beck 2019-10-04

A highly accessible, clear and methodical overview of Australian constitutional law, integrating theory and doctrine. It is both comprehensive and concise. This book takes a conceptual rather than chronological approach to topics and is invaluable for students engaging with Australian constitutional law.

Dressing Constitutionally -

Ruthann Robson 2013-07-29

This book examines the rights to expression and equality, and the restraints on government power, as they both limit and allow control of our personal choices.

Unlocking the Brain -

Georg Northoff 2013-11-11

Neuroscience has made considerable progress in figuring out how the brain works. We know much about the molecular-genetic and biochemical underpinnings of sensory and motor functions, and recent neuroimaging work has opened the door to investigating the neural underpinnings of higher-order cognitive functions, such as memory, attention, and even free will. In these types of investigations, researchers apply specific stimuli to induce neural activity in the brain and look for the function in question. However, there may be more to the brain and its neuronal states than the changes in activity we induce by applying particular external stimuli. In Volume 1 of

Unlocking the Brain, Georg Northoff presents his argument for how the brain must code the relationship between its resting state activity and stimulus-induced activity in order to enable and predispose mental states and consciousness. By presupposing such a basic sense of neural code, the author ventures into different territories and fields of current neuroscience, including a comprehensive exploration of the features of resting state activity as distinguishable from and stimulus-induced activity; sparse coding and predictive coding; and spatial and temporal features of the resting state itself. This yields a unique and novel picture of the brain, and will have a major and lasting impact on neuroscientists working in neuroscience, psychiatry, and related fields.

Unlocking Contract Law -

Chris Turner 2014-01-03

The Unlocking the Law series makes the law accessible. Each chapter contains activities such as quick quizzes and self-test

questions, key facts charts to consolidate your knowledge and diagrams to aid learning. Cases, judgments and primary source quotations are prominently displayed. Summaries help you understand each chapter, there is a glossary of legal terminology. New features include problem questions with guidance on answering, as well as essay questions and answer plans, plus cases and materials exercises. All titles in the series follow the same formula and include the same features so students can move easily from one subject to another.

Administrative Competence - Elizabeth Fisher 2020-10-15

This book reimagines administrative law as the law of public administration by making its competence the focus of administrative law.

Linking the Formal and Informal Economy - Basudeb Guha-Khasnobis 2006-09-21

A collection of studies on formality and informality in developing countries, this volume contains contributions from anthropologists,

economists, sociologists, and political scientists. It argues for moving beyond the formal-informal dichotomy, and offers information to develop guiding principles for intervention.

Unlocking The English Legal System - Rebecca Huxley-Binns 2013-08-29

Knowledge of the English legal system is the cornerstone to every law degree in England and Wales. Unlocking the English Legal System will ensure that you grasp the main concepts with ease, providing you with this essential foundation.

Musical Emotions Explained - Patrik N. Juslin 2019-04-02

Can music really arouse emotions? If so, what emotions, and how? Why do listeners respond with different emotions to the same piece of music? Are emotions to music different from other emotions? Why do we respond to fictional events in art as if they were real, even though we know they're not? What is it that makes a performance of music emotionally expressive? Based on ground-breaking research,

Musical Emotions Explained explores how music expresses and arouses emotions, and how it becomes an object of aesthetic judgments. Within the book, Juslin demonstrates how psychological mechanisms from our ancient past engage with meanings in music at multiple levels of the brain to evoke a broad variety of affective states - from startle responses to profound aesthetic emotions, and explores why these mechanisms respond to music? Written by one of the leading researchers in the field, the book is richly illustrated with music examples from everyday life, and explains with clarity and rigour the manifold ways in which music may engage our emotions, in a style sufficiently engaging for lay readers, yet comprehensive and novel enough for specialists.

Unlocking Constitutional and Administrative Law -

Mark Ryan 2018-09-14

Constitutional and administrative law (public law) is an essential element of all law degrees. Unlocking

Constitutional and Administrative Law will ensure that you grasp the main concepts with ease, while giving you an indispensable foundation in the subject. This revised fourth edition is fully up to date with the latest key changes in the law and constitutional developments. The UNLOCKING THE LAW series is designed specifically to make the law accessible. Each chapter contains: aims and objectives; activities such as self-test questions; charts of key facts to consolidate your knowledge; diagrams to aid memory and understanding; prominently displayed cases and judgments; chapter summaries; a glossary of legal terminology; essay questions with answer plans. The series covers all the core subjects required by the Bar Council and the Law Society for entry onto professional qualifications as well as popular option units.

Constitutional and

Administrative Law - David Pollard 2007-06-14

The fourth edition of Constitutional and

Administrative Law: Text with Materials provides a wealth of essential materials drawn from a wide range of sources and integrated with lively commentary. It enables students to gain a full understanding of public law by explaining the context of its historical development and current political climate.

Government Accountability - Judith Bannister 2018-11-02

The second edition of Government Accountability: Australian Administrative Law offers an accessible and practical introduction to administrative law in Australia. The text introduces the legal principles that regulate the exercise of power by public authorities and explains the legal mechanisms that exist to remedy failures, with an emphasis on the overarching principle of accountability. Thoroughly revised and updated to incorporate recent changes to case law and legislation, this edition offers expanded, contemporary material on public investigatory bodies,

information disclosure, administrative review tribunals, the limits on judicial review, and procedural fairness. Updated case examples throughout illustrate the practical operation of these principles and assist readers to connect theory with practice. Government Accountability provides readers with a concise introduction to the contexts, theory and application of administrative law and arms students with the knowledge and skills to successfully analyse and assess the decisions and actions of public authorities.

Public Law - Mark Elliott 2011-03-17

Public Law is a high quality textbook that offers a mixture of black letter law and political analysis to give students an excellent grounding in the subject. It covers all of the key topics on undergraduate courses and includes a number of pedagogical features to aid understanding.

Unlocking Employment Law - Chris Turner 2013-06-26

A new volume in the successful

Unlocking the Law series on this fascinating and dynamic area of law, containing the essential recent developments, including the Equality Act 2010. Each chapter opens with aims and objectives and contains activities such as quick quizzes and self-test questions, key facts charts, diagrams to aid learning and numerous headings and sub-headings to make the subject manageable. Features include summaries to check your understanding of each chapter, a glossary of legal terminology, essay questions with answer plans and exam questions with guidance on answering. All titles in the series follow the same formula and include the same features so students can move easily from one subject to another. The series covers all the core subjects required by the Bar Council and the Law Society for entry onto professional qualifications as well as popular option units. Resources supporting this book are available online at www.unlockingthelaw.co.uk.

The Veil of Participation -

Alexander Hudson 2021-04-30
Public participation is a vital part of constitution-making processes around the world, but we know very little about the extent to which participation affects constitutional texts. In this book, Alexander Hudson offers a systematic measurement of the impact of public participation in three much-cited cases - Brazil, South Africa, and Iceland - and introduces a theory of party-mediated public participation. He argues that public participation has limited potential to affect the constitutional text but that the effectiveness of participation varies with the political context. Party strength is the key factor, as strong political parties are unlikely to incorporate public input, while weaker parties are comparatively more responsive to public input. This party-mediation thesis fundamentally challenges the contemporary consensus on the design of constitution-making processes and places new emphasis on

the role of political parties.

Unlocking Constitutional and Administrative Law - Mark Ryan 2014-05-16

Constitutional and administrative law (Public law) is an essential element of all law degrees. UNLOCKING CONSTITUTIONAL & ADMINISTRATIVE LAW will ensure that you grasp the main concepts with ease, providing you with an indispensable foundation in the subject. This revised third edition is fully up-to-date with the latest key changes in the law. The UNLOCKING THE LAW series is designed specifically to make the law accessible. Each chapter contains: aims and objectives, activities such as self-test questions, key facts charts to consolidate your knowledge diagrams to aid memory and understanding prominently displayed cases and judgments chapter summaries a glossary of legal terminology essay questions with answer plans. The series covers all the core subjects required by the Bar Council and the Law Society for entry

onto professional qualifications as well as popular option units. The website www.unlockingthelaw.co.uk provides free resources such as multiple choice questions and updates to the law.

Unlocking Criminal Law - Tony Storey 2017-07-14

UNLOCKING CRIMINAL LAW will help you grasp the main concepts of the subject with ease. Containing accessible explanations in clear and precise terms that are easy to understand, it provides an excellent foundation for learning and revising Criminal Law. The information is clearly presented in a logical structure and the following features support learning helping you to advance with confidence: Clear learning outcomes at the beginning of each chapter set out the skills and knowledge you will need to get to grips with the subject Key Facts boxes throughout each chapter allow you to progressively build and consolidate your understanding End-of-chapter summaries provide a useful check-list for each topic Cases

and judgments are highlighted to help you find them and add them to your notes quickly. Frequent activities and self-test questions are included so you can put your knowledge into practice. Sample essay questions with annotated answers prepare you for assessment. Glossary of legal terms clarifies important definitions.

Public Law - Michael Doherty
2018-04-27

Public Law is an ideal choice for all undergraduate and GDL students looking for a comprehensive yet accessible textbook on this area of law. The author's clear writing style, accessible tone, and focus on modern case law help bring the subject to life. The book covers the key institutions, concepts, and legal rules of the United Kingdom's constitutional system, with the chapters arranged around four subjects: the foundations of the constitutional system; Constitutional Law; Administrative Law; and human rights. The book's central theme is that of state

power, and the relationship between the state and the citizen. The second edition has been revised to reflect recent key developments in Public Law, and now extensively explores, in addition to several other key chapter updates, the impact of the 2016 EU referendum, the 2017 General Election, and changes in devolution across England, Scotland, and Wales. Clearly written and easy to use, Public Law enables students to fully engage with the topic and gain a profound understanding of this fundamental, exciting area. The Routledge Spotlights series brings a modern, contemporary approach to the core curriculum for the LLB and GDL, which will help students: to move beyond an understanding of the law to refine and develop the key skills of problem-solving, evaluation and critical reasoning, which are essential to assessment success; to discover sources and suggestions for taking your study further. By focusing on recent case law and real-world

examples, Routledge Spotlights will help you shed light on the law, understand how it operates in practice and gain a unique appreciation of the contemporary context of the subject. This book is supported by a range of online resources developed to support your learning, keep you up-to-date and to help you prepare for assessments.

Unlocking Medical Law and Ethics 2e - Claudia Carr

2014-11-20

Unlocking Medical Law and Ethics will help you grasp the main concepts of Medical Law with ease. Containing accessible explanations in clear and precise terms that are easy to understand, it provides an excellent foundation for learning and revising. The information is clearly presented in a logical structure and the following features support learning helping you to advance with confidence: Clear learning outcomes at the beginning of each chapter set out the skills and knowledge you will need to get to grips with the subject Key Learning

Points throughout each chapter allow you to progressively build and consolidate your understanding End-of-chapter summaries provide a useful check-list for each topic Cases and judgments are highlighted to help you find them and add them to your notes quickly Frequent activities and self-test questions are included so you can put your knowledge into practice Sample essay questions with annotated answers prepare you for assessment Glossary of legal terms clarifies important definitions This second edition has been updated to include discussion of recent changes and developments within the module, such as updated case law, including: Birmingham Children's NHS Trust v B 2014 EWHC 531; NHS Foundation Trust v A 2014 EWHC 920; A NHS Trust v DE 2013 EWHC 2562; Re P-M (Parental Order: Payments to Surrogacy Agency) 2013 EWHC 2328; R v Catt (Sarah Louise) 2013 EWCA 1187 and Doogan v Greater Glasgow and Clyde Health Board and others 2013

CSIH 36. The books in the Unlocking the Law Series get straight to the point and offer clear and concise coverage of the law, broken-down into bite-size sections with regular recaps to boost your confidence. They provide complete coverage of both core and popular optional law modules, presented in an innovative, visual format and are supported by a website which offers students a host of additional practice opportunities. Series editors: Jacqueline Martin LL.M has over ten years' experience as a practising barrister and has taught law at all levels. Chris Turner LL.M is Senior Lecturer in Law at Wolverhampton University and has taught law at all levels.

Law of Obligations & Legal Remedies - Geoffrey Samuel
2013-03-04

This book examines the notion of a law of obligations as a conceptual category in itself; and, in doing this, it presents the foundational material in a context that draws on some comparative and theoretical

ideas while, at the same time, emphasising the special characteristics of the common law. The book is specifically designed to act as an introduction to the legal research skills of reasoning and method. It also looks at the foundations of civil liability in a way that emphasises the interrelationship of source materials, problem solving and conceptual analysis and justification.

Equity and Trusts - Scott Atkins
2015-12-22

Equity and Trusts is an ideal choice for all undergraduate and GDL students looking for a comprehensive yet accessible textbook on this complex area of law. The author's clear writing style, plentiful explanations and focus on modern case law demystify difficult concepts and help to bring the subject to life. Equity and Trusts is shown to be a live, growing and developing subject, with an important historical underpinning that ensures students gain a sound grasp of key material and understand both its history and

current application. Clearly written and easy to use, Equity and Trusts enables students to fully engage with the topic and gain a profound understanding of this fundamental area. The Routledge Spotlights series brings a modern, contemporary approach to the core curriculum for the LLB and GDL which will help students Move beyond an understanding of the law Refine and develop the key skills of problem-solving, evaluation and critical reasoning which are essential to exam success Discover sources and suggestions for taking your study further By focusing on recent case law and real-world examples, Routledge Spotlights will help you shed light on the law, understand how it operates in practice and gain a unique appreciation of the contemporary context of the subject. Companion Website www.routledge.com/cw/spotlights This book is supported by a range of online resources developed to support your learning, keep you up-to-date and to help you prepare for

assessments.

Unlocking Constitutional and Administrative Law - MARK.

FOSTER RYAN (STEVE.)

2023-01-31

Unlocking Constitutional and Administrative Law provides an indispensable foundation in this core law curriculum subject, ensuring that you grasp the main concepts with ease. Containing accessible explanations in clear and precise terms that are easy to understand, it provides an excellent foundation for learning and revising Constitutional and Administrative Law. The information is clearly presented in a logical structure and the following features support learning, helping you to advance with confidence: Clear aims and objectives at the beginning of each chapter set out the skills and knowledge you will need to get to grips with the subject Key Facts summaries throughout each chapter allow you to progressively build and consolidate your knowledge Diagrams to aid memory and

understanding Cases and judgments are highlighted to help you find them and add them to your notes quickly End-of-chapter summaries provide a useful check-list for each topic Frequent activities and self-test questions are included so you can put your knowledge into practice. Glossary of legal terminology clarifies important definitions This edition has been fully updated to include discussion of recent changes, issues, and developments since the last edition, including an expanded section on Brexit, proposed changes to Judicial review, developments in Wales, Ireland and Scotland, recent Bills raising issues concerning the rule of law, and a new chapter on the constitutional impact of Covid-19.

Measuring Accountability in Public Governance Regimes

- Ellen Rock 2020-09-30

Government accountability is generally accepted to be an essential feature of modern democratic society; while others might turn a blind eye to corruption and wrongdoing,

those who value accountability would instead shine a bright light on it. In this context, it is common to hear claims of accountability 'deficit' (a particular mechanism or area is lacking in accountability) and 'overload' (a particular mechanism or area over-delivers on accountability). Despite the frequency of references to these concepts, their precise content remains undeveloped. This book offers an explanation, as well as a framework for future exploration, of these concepts. It highlights the difficulty of defining a benchmark that might be used to measure the amount of accountability in a particular situation, and also the challenge of mapping out accountability mechanisms as a system. While difficult, if accountability is indeed a foundational concept underpinning our system of government, there is merit in meeting these challenges head-on.

Unlocking Constitutional & Administrative Law - Mark Ryan 2013-08-29

A clear and reliable account of public law, now revised and updated in an attractive new format in which the main points are brought to the fore and complexities explained to help you get to grips with this core component of an undergraduate or CPE/GDL law degree.

Proportionality in Asia - Po

Jen Yap 2020-08-31

This is the first book that focusses on how proportionality analysis - a legal transplant from the West - is applied by courts around Asia, and it explores how a country's commitment to democracy and the rule of law is fundamental to the success of the doctrine's judicial enforcement. This book will appeal to lawyers, political scientists, and students of law and political science who seek to understand how proportionality analysis is blossoming and, in some cases, flourishing in Asia.

Unlocking Constitutional and Administrative Law -

Mark Ryan 2018-08-30

Constitutional and

administrative law (public law) is an essential element of all law degrees. Unlocking

Constitutional and

Administrative Law will ensure that you grasp the main

concepts with ease, while giving you an indispensable

foundation in the subject. This revised fourth edition is fully

up to date with the latest key changes in the law and

constitutional developments.

The UNLOCKING THE LAW series is designed specifically to make the law accessible.

Each chapter contains: aims and objectives; activities such as self-test questions; charts of

key facts to consolidate your knowledge; diagrams to aid

memory and understanding; prominently displayed cases

and judgments; chapter summaries; a glossary of legal

terminology; essay questions with answer plans. The series

covers all the core subjects required by the Bar Council

and the Law Society for entry onto professional qualifications

as well as popular option units.

Unlocking Company Law -

Susan McLaughlin 2018-07-11

Unlocking Company Law is the ideal resource for learning and revising Company Law. This 4th edition has been extensively updated, and this, along with its many pedagogical features, makes it the ideal companion for students studying Company Law. Each chapter in the book contains:

- aims and objectives;
- activities such as self-test questions;
- charts of key facts to consolidate your knowledge;
- diagrams to aid memory and understanding;
- prominently displayed cases and judgments;
- chapter summaries;
- essay questions with answer plans.

In addition, the book features a glossary of legal terminology, making the law more accessible.

Psychology and Law - David Canter 2017-03-02

This important book captures contemporary attempts to build bridges between the two very different disciplines of law and psychology and to establish the true nature of the interaction between the two. Including international contributions from lawyers, psychologists,

sociologists and criminologists, the book bridges the inherent gap between the practice of law and the profession of psychology at an international level. It throws light on how psychology connects with, inter alia, the courts, prisons, community care, clinics, long-stay hospitals, police investigations and legislative bodies. More recent contributions of social science to legal proceedings are also covered, such as the liability that arises from lack of crime prevention, or the systematic prediction of likely violence by an offender. The book will be essential reading not only for academics and professionals in psychology, the law and related disciplines wishing to understand the broadening base of psychology within the legal process, but also for students trying to form an understanding of the emerging science and the associated career opportunities for this exciting field.

Law and Administration - Carol Harlow 2009-08-20

A contextualised study setting

out the foundations of administrative law, with discussion of case law and legislation to show practical application.

Local Meanings of

Proportionality - Afroditi

Marketou 2021-07-22

A strong counter-argument to the universalising discourse on proportionality and global constitutionalism.

Making Constitutions in Deeply Divided Societies -

Hanna Lerner 2011-05-12

How can societies still grappling over the common values and shared vision of their state draft a democratic constitution? This is the central puzzle of Making Constitutions in Deeply Divided Societies.

While most theories discuss constitution-making in the context of a moment of revolutionary change, Hanna

Lerner argues that an incrementalist approach to constitution-making can enable societies riven by deep internal disagreements to either enact a written constitution or function with an unwritten one. She illustrates the process of constitution-writing in three deeply divided societies - Israel, India and Ireland - and explores the various incrementalist strategies deployed by their drafters. These include the avoidance of clear decisions, the use of ambivalent legal language and the inclusion of contrasting provisions in the constitution. Such techniques allow the deferral of controversial choices regarding the foundational aspects of the polity to future political institutions, thus enabling the constitution to reflect a divided identity.