

Oscola: The Oxford University Standard For Citation Of Legal Authorities

The New Zealand Law Style Guide seeks to remedy the inconsistent use of styles and provide a unified framework which the Courts, law schools, legal practices and legal publishers can follow.

"Formerly known as the International Citation Manual"--p. xv.

Slapper and Kelly's The English Legal System explains and critically assesses how our law is made and applied. Trusted by generations of academics and students, this authoritative textbook clearly describes the legal rules of England and Wales, and their collective influence as a sociocultural institution. This latest edition of The English Legal System has been substantially updated. Slapper & Kelly can always be relied upon for accurate and reliable coverage of all of the latest developments in the legal system in England and Wales. Key learning features include: useful chapter summaries which act as a good check point for students 'food for thought' questions at the end of each chapter to prompt critical thinking and reflection reading and suggested websites at the end of each chapter to point students towards further learning pathways an online skills network including how tos, practical examples, tips, advice and interactive examples of English law in action. generations of students, Slapper and Kelly's The English Legal System is a permanent fixture in this ever-evolving subject.

'Administrative Law' uses a small number of key cases in depth throughout the text to illustrate and explain the subject within a practical, real-world context. It is a guide to the constitutional principles of English administrative law, and a guide to how those principles are applied.

Canadian Guide to Uniform Legal Citation

OSCOLA 2006

OSCOLA Ireland

The Ombudsman Enterprise and Administrative Justice

Mapping the Law

This best-selling dictionary is an authoritative and comprehensive source of jargon-free legal information. It contains over 4,200 entries that clearly define the major terms, concepts, processes, and the organization of the English legal system. This is a reissue with new covers and essential updates to account for recent changes. Highlighted feature entries discuss key topics in detail, for example adoption law, the appeals system, statement of terms of employment, and terrorism acts, and there is a useful Writing and Citation Guide that specifically addresses problems and established conventions for writing legal essays and reports. Now providing more information than ever before, this edition features recommended web links for many entries, which are accessed and kept up to date via the Dictionary of Law companion website. Described by leading university lecturers as 'the best law dictionary' and 'excellent for non-law students as well as law undergraduates', this classic dictionary is an invaluable source of legal reference for professionals, students, and anyone else needing succinct clarification of legal terms. Focusing primarily on English law, it also provides a one-stop source of information for any of the many countries that base their legal system on English law.

Taking stock of all the major developments in the field of international environmental law, this text explores core assumptions and concepts, basic analytical tools and key challenges.

"Once more, we were delighted to take on the task of updating this text for its 14th edition, having taken over editorial responsibilities from the late John Adams from the 13th edition. In our preface to the previous edition, we recorded the sudden passing of Professor Adams. Sadly, in this preface, we must note another passing: on 30 March 2018, Patrick Atiyah, who wrote the 1st-8th editions of this book and continues to give the book its name, passed away at the age of 87. Patrick was one of those giants of academic contract law whose contributions continue to be read and to inspire scholars everywhere. We are both mindful of our task to maintain the scholarly rigour which he gave to this book as we take it into the future. This edition is also the first time since the 9th edition without a Scottish editor. Professor Hector MacQueen had been responsible for adding Scottish content since the 10th edition (2001), but decided that he would discontinue this role after the 13th edition was published in 2016. We are very grateful for Hector's contributions to the work. On the advice of the book's publishers, this edition has been put together without the benefit of a Scottish editor, although we have, of course, continued to take decisions from the Scottish courts into account in updating the various chapters. Since the last edition was published, there have been few major developments in the law on the sale of goods, aside from the difficult ruling by the Supreme Court in PST Energy 7 Shipping LLC v OW Bunker Malta Ltd [2016] UKSC 23 (which arrived too late for proper consideration in the previous edition). We have updated the text in light of recent cases and academic writings where appropriate. Furthermore, we have continued our task of streamlining the running order of the chapters, and we have sought to make gentle updates to the language of the book, preserving its rigour but ensuring it remains accessible to a contemporary audience. In some instances, we have ^curtailed or removed altogether the detailed discussion of the pre-1994 case-law which had become redundant as a result of the changes made to the Sale of Goods Act at that time. The rise of digital technology and new business models in the digital economy will invariably have an impact on the law concerning the sale of goods, but at this point, the real impact is not yet known. In some places, we have alluded to the possible significance of digital technology, and this could well become a more significant theme in future editions"--

'Legal Skills' encompasses all the academic and practical legal skills vital to a law degree in one manageable volume. It is an ideal text for the first year law student and a valuable resource for those studying law at any level.

A Dictionary of Law

Cite Them Right

Administrative Law

MHRA Style Guide

The Bill of Rights Handbook

2015-2016

The statutory duty of public service ombudsmen (PSO) is to investigate claims of injustice caused by maladministration in the provision of public services. This book examines the modern role of the ombudsman within the overall emerging system of administrative justice and makes recommendations as to how PSO should optimize their potential within the wider administrative justice context. Recent developments are discussed and long standing questions that have yet to be adequately resolved in the ombudsman community are re-evaluated given broader changes in the administrative justice sector. The work balances theory and empirical research conducted in a number of common law countries. Although there has been much debate within the ombudsman community in recent years aimed at developing and improving the practice of ombudsmanship, this work represents a significant advance on current academic understanding of the discipline.

This excellent new edition of The Complete Guide to Referencing and Avoiding Plagiarism will continue to demystify the referencing process and provide essential guidance on making sure you are not committing plagiarism. It provides clear guidelines on why and when to reference as well as how to correctly cite from a huge range of sources. Tackling all the main forms of referencing - Harvard, APA, MLA and Numerical referencing styles - in an accessible and comprehensive manner, you'll want to dip into this book again and again. This new edition offers additional 'frequently asked questions' and answers; quotations from real students; referencing in action; exercises and quizzes to test your knowledge; more information on referencing management software; and a detailed guide to referencing electronic sources and choosing reliable internet sites. The Complete Guide to Referencing & Avoiding Plagiarism is essential reading for all students and professionals who need to use referencing to accurately reflect the work of others and avoid plagiarism.

How can there be rights in law? We learn from moral philosophy that rights protect persons in a special way because they have preemptory force. But how can this aspect of practical reason be captured by the law? For many leading legal philosophers the legal order is constructed on the foundations of factual sources and with materials provided by technical argument. For this 'legal positivist' school of jurisprudence, the law endorses rights by some official act suitably communicated. But how can any such legal enactment recreate the proper force of rights? Rights take their meaning and importance from moral reflection, which only expresses itself in practical reasoning. This puzzle about rights invites a reconsideration of the nature and methods of legal doctrine and of jurisprudence itself. Legal Rights argues that the theory of law and legal concepts is a project of moral and political philosophy, the best account of which is to be found in the social contract tradition. It outlines an argument according to which legal rights can be justified before equal citizens under the constraints of public reason. The place of rights in law is explained by the unique position of law as an essential component of the civil condition and a necessary condition for freedom.

This collection of essays celebrates the life and work of Peter Birks, who was Regius Professor of Civil Law at the University of Oxford, and Fellow of All Souls College. Widely known as one of the most prolific legal scholars for over twenty years, his contribution to English obligations law is legendary. He was Founder of the Clarendon Law Lectures, editor of the Clarendon Law Series, editor of the Oxford English Law Series, and author of several works on the English law of restitution, comparative restitution, and unjust enrichment.This works in this volume cover the English law of unjust enrichment and restitution, comparative perspectives on unjust enrichment and restitution, Roman law, and legal history, reflecting the range on Peter Birks' work and influence.As one of the most distinguished academic lawyers of his generation Peter Birks' contribution to legal scholarship grew to be recognised as one of the most outstanding by a British jurist in the second half of the twentieth century. This collection attempts to acknowledge and pay tribute to PeterBirks' work.

The Oxford Standard for Citation of Legal Authorities

Rules for Compositors and Readers ... at the University Press, Oxford

Fairness in International Law and Institutions

Reconstructing the Criminal

Modern Land Law

OSCOLA

ALWD Citation Manual: A Professional System of Citation, now in its Fourth Edition, upholds a single and consistent system of citation for all forms of legal writing. Clearly and attractively presented in an easy-to-use format, edited by Darby Dickerson, a leading authority on American legal citation, the ALWD Citation Manual is simply an outstanding teaching tool. Endorsed by the Association of Legal Writing Directors, (ALWD), a nationwide society of legal writing program directors, the ALWD Citation Manual: A Professional System of Citation, features a single, consistent, logical system of citation that can be used for any type of legal document complete coverage of the citation rules that includes: - basic citation - citation for primary and secondary sources - citation of electronic sources - how to incorporate citations into documents - how to quote material and edit quotes properly - court-specific citation formats, commonly used abbreviations, and a sample legal memorandum with proper citation in the Appendices two-color page design that flags key points and highlights examples Fast Formatsquick guides for double-checking citations and Sidebars with facts and tips for avoiding common problems diagrams and charts that illustrate citation style at a glance The Fourth Edition provides facsimiles of research sources that a first-year law student would use, annotated with the elements in each citation and a sample citation for each flexible citation options for (1) the United States as a party to a suit and (2) using contractions in abbreviations new rules addressing citation of interdisciplinary sources (e.g., plays, concerts, operas) and new technology (e.g., Twitter, e-readers, YouTube video) updated examples throughout the text expanded list of law reviews in Appendix 5 Indispensable by design, the ALWD Citation Manual: A Professional System of Citation, Fourth Edition, keeps on getting better

International Human Rights Law provides a concise, wide-ranging introduction for students new to the subject.

In the 2010 green paper, Breaking the cycle (Cm. 7972, ISBN 9780101797221), the Government set out plans for overhauling the way sentences served in the community are used, to increase the public's confidence in them and to tackle the continuing problem of reoffending. This consultation explores in more detail how that can be achieved and sets out proposals for radical reforms to the way in which sentences served in the community operate. Victims and society have a right to expect that wrongdoing results in punishment, and that they will be protected from further reoffending. Ultimately the goal must be to reduce crime and see fewer victims. Community orders need to be demanding and rigorously enforced so that they are as punitive and effectively as a custodial sentence. The Government is clear that short prison sentences have their place, and this consultation does not seek to replace them with community sentences. But where an offender is on the cusp of custody, sentencers should have a genuine choice. Views are sought here on how that can be done through a tough package of requirements. A Consultation on effective probation services is publishing simultaneously (Cm. 8333, ISBN 9780101833225)

Byrne and McCutcheon on the Irish Legal System, 6th edition provides an excellent introduction to the legal system in Ireland and is essential for any student starting legal studies in Ireland. Beginning with an overview of the Irish Legal system and its history, it proceeds to discuss the profession and the law officers of the state including changes in the organisation of the profession in other common law states. It includes all the changes to the court systems and structure, Irish Constitution and EC Law since the last edition published in 2009. Byrne and McCutcheon on the Irish Legal System is an invaluable introduction to the law and provides an accessible and comprehensive point of reference for practitioners and students alike and is an essential text for students of Irish law. Key legislation and case law includes: Legal Services Regulation Bill 2011; The Thirty-Third Amendment of the Constitution (resulting in the creation of a new Court of Appeal); Arbitration Act 2010. Previous edition ISBN: 9781845922788

Culture, Law, and Policy in England, 1830-1914

Atiyah and Adams' Sale of Goods

International Human Rights Law

The Oxford University Standard for Citation of Legal Authorities

Legal Skills

OSCOLA 2002

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 and its historical development and current political climate.

OSCOLA Ireland is a comprehensive citation system for Irish lawyers and law students, based on the OSCOLA (Oxford Standard for the Citation of Legal Authorities) standard. OSCOLA has been adapted and amended in a manner which makes it relevant and accessible to the main, Irish examples.

The Handbook is a comprehensive account of over a decade of South African Bill of Rights jurisprudence. The extensive detail of the Handbook and its coverage of all aspects of Bill of Rights jurisprudence and practice have made it a standard reference work for scholars and practitioners. The book has been thoroughly revised for the fifth edition, in particular to cover developments in the areas of application, constitutional jurisdiction and remedies and the emerging jurisprudence on the positive duties imposed by the Bill of Rights.

An account of changing conceptions and treatments of criminality in Victorian and Edwardian Britain.

Guide to Foreign and International Legal Citations

Byrne and Mccutcheon on the Irish Legal System

Research Methods in Law

Legal Rights

The Oxford Handbook of International Environmental Law

International Law

This book provides a systematic and comprehensive study of the legal concept of equity as it operates in contemporary international law. A principle with a long pedigree, equity has been present in legal thought and in municipal legal systems since antiquity. Introduced in international legal decisions through claims commissions and arbitral tribunals, equity became progressively part and parcel of the international law mainstream. From international cultural heritage law to the law on climate change, from maritime boundary delimitations to decisions on security for costs in investment arbitration, the relevance of equity is more far-reaching than has previously been acknowledged. In contrast with earlier studies on the topic, this book is informed by a body of judicial and arbitral case law that has never been so substantial and varied. It also draws extensively on the prolific case law of investment tribunals, gaining insights from a valuable source that is typically overlooked in public international law scholarship. As the importance of international law increases, covering continuously new domains, the value of equity increases with it. It is this new equity in the international law of the 21st century that this book explores.

Clear and concise: a landmark publication in the teaching of international law from one of the world's leading international lawyers.

Now in its second edition, the MHRA Style Guide is an indispensable tool for authors and editors of scholarly books, contributors to academic publications, and students preparing theses. The Style Guide succeeds the best-selling MHRA Style Book, five editions of which were published from 1971 to 1996. Though originally designed for use in connection with the publications of the Modern Humanities Research Association, the Style Book became a standard book of reference, particularly in the humanities, and has been adopted by many other authors, editors, and publishers. This new edition of the Style Guide has been revised and updated by a subcommittee of the MHRA. It provides comprehensive guidance on the preparation of copy for publication and gives clear and concise advice on such matters as spelling (including the spelling of proper names and the transliteration of Slavonic names), abbreviations, punctuation, the use of capitals and italics, dates and numbers, quotations, notes, and references. Chapters on indexing, the preparation of theses and dissertations, and proof correcting are also included

Professor Franck offers a compelling view of the future of international legal reasoning and legal theory. His critical analysis of the norms and institutions of modern international law inspires hope that advances will be made at all levels.

Text with Materials

effective community sentences

Oxford University Standard for the Citation of Legal Authorities

OSCOLA 2005

Commentaries on the Laws of England

New Zealand Law Style Guide

Modern Land Law offers a lively and thought-provoking account of a subject that remains at the heart of our legal system. Dispelling any apprehension about the subject's formidability from the outset, this compact textbook provides an absorbing and exact analysis of all the key legal principles relating to land. Written with students firmly in mind, the principal features of this textbook include: • a clear introduction to every chapter which frames each topic in its wider context; • corresponding chapter summaries which help to consolidate learning and encourage reflection; • the use of tables and diagrams to aid understanding of complicated topics; • a friendly two-color text design which complements Martin Dixon's comprehensible and engaging writing; • an updated companion website which supports this textbook with a fully customizable testbank for lecturers; self-test questions and practice exam-style questions for students as well as podcasts to keep students updated with new cases, important decisions and other newsworthy issues relating to land law. This 9th edition has been thoroughly revised and updated to take into account key developments in the law in the light of the Law Commission's recommendations on easements and covenants, as well as the increased impact of the HRA 1998 on case law. All major recent decisions and judgments will be incorporated alongside a discussion of proposals for reform and new legislation. Modern Land Law is one of the most current and reliable textbooks available on land law today.

The 7th Edition of the CIPA Guide is a fully updated version of this established work, acknowledged since 1980 as a must-have for any practitioner advising on patents. Its purpose has remained unchanged since first publication: "The broad aim has been to provide a manual for reference, if not daily, at least whenever any doubt arises on the provisions of the Act or Rules and above all on the practice under them". Since publication of the 6th Ed in 2009 the flow of significant new material has been relentless, including revisions to the Patents Rules, the Civil Procedure Rules and EU Regulations and landmark decisions of the UK Courts, the EPO Appeal Boards and (of increasing significance to UK and European practitioners) the US Courts. A new edition was considered of more use to practitioners than a second supplement since these changes could be evaluated fully and incorporated into the main text. Compiled by a team of 34 professionals including patent attorneys, solicitors and members of the Bar individually selected for knowledge of and insight into the subjects to which they contribute, this essential guide gives you all the tools you need to protect the rights of your clients. * Features a unique section-by-section guide to the Patents Act, 1977 and relevant provisions of the Copyright, Designs and Patents Act, 1988 * Includes the complete text of each section and of any relevant Patents Rules, Civil Procedure Rules and practice directions * Provides extensive commentary on the interpretation of each section by the UK-IPO and courts and on relevant case law of the EPO Appeal Boards * Refers to over 3300 decisions of the UK IP Office and courts and of the EPO Appeal Boards * Includes in-depth of analysis of both reported and significant unreported decisions * Acts as a practical guide to the current requirements of and procedures before the UK-IPO and the UK courts * A trusted and authoritative text with an easy to follow layout making your research quicker and easier * The first port of call for both patent prosecutors and litigators needing access to current law and practice "I shall continue to keep the book within easy reach. So should anyone else concerned with European or British patents." The Right Hon. Professor Sir Robin Jacob "The legal scholarship found in this book has an important role to play." The Hon. Randall Rader, Chief Judge, U.S. Court of Appeals for the Federal Circuit Features Sections and Schedules with: Relevant Rules; Commentary and Practice, including the following: * Contains an extensively rewritten discussion of patentable subject matter (s. 1) evaluating the impact of the landmark decision of the EPO Enlarged Appeal in G3/08 PRESIDENT'S REFERENCE and numerous subsequent decisions of the UK IP Office, UK courts and the EPO Appeal Boards * Updates its discussion of novelty (s.2) explaining landmark Court of Appeal decisions in Gemstar v TV Guide, Leo Pharma v Sandoz and Dr Reddy's v Eli Lilly (selection inventions) and numerous EPO Appeal Board decisions * Contains a re-written review of inventive step (s. 3), explaining decisions of the House of Lords in Conor v Angiotech and Generics v Lundbeck and landmark Court of Appeal decisions including e.g. Schlumberger v Electromagnetic Geosciences, Napp v Ratiopharm, Virgin Atlantic v Premium Aircraft Interiors and Generics v Daiichi; also explaining how the EPO's PSA approach differs from between mere alternatives and advantageous alternatives * Contains a revised discussion on industrial applicability (s. 4) following the House of Lords decision in Eli Lilly v Human Genome Sciences * Updates its explanation of methods of treatment and diagnosis including the key decisions of the EPO Enlarged Appeal Board in G2/08 ABBOTT RESPIRATORY/Dosage Regime and G1/07 MEDI_PHYSICS/Treatment by surgery (s. 4A) * Revises the treatment of biotechnological inventions (76A) updated to include e.g. MedImmune v Novartis * Updates the discussion of Supplementary Protection Certificates (s. 125B), provides the latest version of Regulation (EC) 469/2009 and discusses the latest UK and European decisions on SPCs. * Reviews the latest decisions on insufficiency including CoreValve v Edwards Lifesciences, Ratiopharm v Alza, HTC Corp v Yozmot, Schlumberger v Electromagnetic Geosciences and Novartis v Johnson & Johnson and numerous decisions of the EPO Appeal Board (s. 14) * Explains the latest opinions

on infringement (s. 60) including Virgin Atlantic v Delta (kit of parts), Medimmune v Novartis (direct product of patented process), Rambaxy v AstraZeneca (use claims), Grime v Scott (contributory infringement) and Schutz v Verit (license to repair) * Updates extent of protection (125) to include key decisions e.g. in Ancon v ACS Stainless Steel fixings, Dyson v Samsung, Medimmune v Novartis and Virgin Atlantic v Premium Aircraft Interiors. * Outlines key decisions on groundless threats (s.70) under the amended section, including Zeno Corp v BSM-Bionica and FNM Corp v Drammock * Explains the new Patents Court procedures set out in CPR Part 63 and the new Practice Direction together with the new procedure in the Patents County Court (s. 61 and Appendix F). * Reviews new procedures for dispute handling in the UK IP Office (s. 123) PATENTS RULES 2007 Titles of Rules with cross-references to text locations COPYRIGHT, PATENTS AND DESIGNS ACT 1988 Arrangement of sections in Parts V and VI Sections 274-295 with Commentary APPENDICES A: History of United Kingdom Patent Law B: Supplementary Protection Certificates C: The Biotechnology Directive D: The Treaty on the Functioning of the European Union (TFEU) E: Civil Procedure Rules (Extracts) F: Part 63 of the Civil Procedure Rules G: Patents Court Guide and Patents County Court Guide H: Patent Attorney and Trade Mark Attorney Qualification and Registration Regulations 2009 I: Rules for Examination and Admission of Individuals 2011 J: Rules of Conduct for Patent Attorneys, Trade Mark Attorneys and Other Regulated Persons K: Special Rules of Professional Conduct Applicable to Regulated Persons Conducting Litigation or Exercising a Right of Audience Before the Court The Oxford Standard Citation of Legal Authorities (OSCOLA) is a system of citation and presentational style for use in legal writing, covering abbreviation, punctuation, cross-referencing, the use of headings, and other topics. It was produced by the Oxford Law Faculty in consultation with leading academic law publishers and serves as the style guide for the Oxford University Commonwealth Law Journal, as well as for theses written in the Law Faculty. It is the closest that the UK has to what in the US is known as the Blue Book.

This book is renowned as the most comprehensive yet easy-to-use guide to referencing available. Tutors rely on the advice to guide their students in the skills of identifying and referencing information sources and avoiding plagiarism. This new edition has new and expanded content, especially in relation to latest electronic sources.

EBOOK: The Complete Guide to Referencing and Avoiding Plagiarism

A Professional System of Citation, Fourth Edition

The Function of Equity in International Law

A Handbook for Authors, Editors, and Writers of Theses

Oxford Standard for the Citation of Legal Authorities

Essays in Memory of Peter Birks

There are two golden rules for the citation of legal authorities. One is consistency. The other is consideration for the reader. Legal writing is more persuasive when the author refers to legal materials in a clear, consistent and familiar way. The

Standard for Citation of Legal Authorities (OSCOLA) helps authors to achieve consistency in citing cases, legislation and secondary sources. And it helps authors to make life easier for their readers. OSCOLA is widely used by law schools and

the United Kingdom and abroad. This latest revision of OSCOLA (the fourth edition) is the first to be published in hard copy, and provides more detailed coverage of both primary and secondary legal sources. The editors are Donal Nolan and S

Shortlisted for the Halsbury Legal Awards 2013 in the Award for Academic Contribution category.

OSCOLA The Oxford University Standard for Citation of Legal Authorities Hart Publishing

The aim of this book is to explain in clear terms some of the main methodological approaches in legal research. This is an edited collection, with each chapter written by specialists in their field, researching in a variety of jurisdictions. Each c

topic of "lay decision makers in the legal system" from one particular methodological perspective, explaining how they would approach the issue and discussing why their particular method might, or might not, be suited to this topic. In asking

on the same topic, the editors have sought to provide a common link throughout the text, thereby providing the reader with an opportunity to draw comparisons between methods with relative ease. In light of the broad geographical range

is aimed at an international readership. This book will be of particular interest to PhD students in law, but it will also be of use to undergraduate dissertation students in law, LL.M Research students as well as prospective PhD students and

"Many UK law schools and legal publications use the referencing conventions from the Oxford University Standard for the Citation of Legal Authorities (OSCOLA) style."--

Oxford University Standard for the Citation of Legal Authorities (OSCOLA)

Goff and Jones

A Manual for Writers of Dissertations

Alwd Citation Manual

The essential referencing guide

The English Legal System