

## Cases And Materials In Company Law

**International Law: Text, Cases and Materials** provides not only an essential introduction to the core concepts and foundational principles of international law, but also a detailed overview of each established area in which international law operates. Featuring cases, materials, and illustrative figures throughout to enhance the level of context and detail provided, the book covers everything a student of international law requires. Topics include the law of treaties, international organisations, the international protection of human rights, responsibility in international law, jurisdiction, diplomatic and consular law, territory in international law, the law of the sea, international air and space law, international economic law, international environmental law, and international humanitarian law. This comprehensive textbook will be essential reading not only for any course on international law, but also as a starting point for those wishing to grasp the context of a particular area of international law before exploring further.

This open-source casebook is the seventh edition of a casebook using the H2O/OpenCasebook platform of Harvard's Berkman Center. This casebook is intended to be used as the main casebook for an introductory course on the law of corporations. Because it is subject to a Creative Commons license and can be printed via Amazon Direct Publishing, it is available to students at a very modest cost. Alternatively, students can read and access the cases and materials online via the H2O platform at [opencasebook.org](http://opencasebook.org) at no cost. This casebook and the H2O/OpenCasebook platform are part of an effort by educators to make high quality course materials and casebooks available to students at reasonable prices.

Although franchising has become one of the most common means of operating and expanding businesses, relatively few lawyers are prepared to counsel or represent clients in franchise transactions or disputes. While traditional contract law contemplates reducing a fixed agreement to black and white, the franchise relationship (albeit documented by a contract) is necessarily organic and amorphous. The franchisor must be able to grow and adapt its business over time and thereby cause its franchisees to adapt. This book is primarily a compilation of short stories found in entertaining and severely edited cases, most of which include as their protagonists a franchisor or a franchisee. Schneider and Nye have chosen cases not primarily for their precedential value, but rather for their effective explanations of the law, the policy behind the law, and the stories behind the policy behind the law. This book is designed for a semester course on franchise law without any prerequisites. Nevertheless, even students with a background in trademark law, anti-trust, contracts, and civil procedure will find that the chapters on those subjects enhance, rather than review, their earlier studies.

**Corporations and Other Business Organizations**

**Cases and Materials in Company Law**

**Medical Law**

**European Company Law**

**Cost-Benefit Analysis**

*Important features of Business Associations, Fourth Edition, include: \* Complete & developed materials on agency & partnership reflecting the authors' view that a good background in agency & partnership principles is important for its own sake, & for the study of corporate law \* Problems helpful in illustrating material \* Attention to the lawyer as planner, as opposed to litigator or critic.*

*Sealy and Hooley's Commercial Law: Text, Cases, and Materials provides students with an extensive and valuable range of extracts from key cases and writings in this most dynamic field of law. The authors' expert commentary and questions enliven each topic while emphasizing the practical application of the law in its business context. Five renowned experts in the field continue the legacy of Richard Hooley and Len Sealy, capturing the essence of this fascinating topic at a time of significant legislative, regulatory, and political change.*

*Traces the historical development of the community property concept. Also introduces basic classification principles, including limitations on the classification process. The remaining chapters deal with the consequences flowing from the classification of property as community or separate, including management and control rights and responsibilities, creditors' rights, and distribution of property on the termination of the community. The 9th Edition contains a new section dealing with same-sex unions and domestic partnership legislation. Further ramifications and problems are explored in the notes to the cases.*

*Cases, Materials, and Problems*

*Sealy and Worthington's Text, Cases, and Materials in Company Law*

*Business Associations*

*Problems in Contract Law*

*Sealy and Hooley's Commercial Law*

Modern cases highlight the legal principles involving parties and situations that are entrepreneurial in nature in this one-of-a kind text. Students are presented with solid doctrine in the various disciplines covered in Entrepreneurship Law and come to understand their interrelatedness. A chronological approach, from the conception of the idea through all stages of the business, includes potential exit strategies such as the sale of the venture or an initial public offering. Hypotheticals,

**in the form of a running case study based on the authors' vast experience as practicing attorneys, focus on the very real issues entrepreneurs face. The authors teach at Northwestern Law, well-known for its entrepreneurship course, which is one of the longest-running in the United States. Entrepreneurship Law: Cases and Materials is the only law school casebook of its kind. New to the Second Edition: New cases and readings reflecting changing doctrine in employment law, intellectual property, and securities law (including crowdfunding) Greater attention to social entrepreneurs, including the addition of public benefit corporations, L3Cs, and nonprofits to the chapter on creating an entity Refreshed and updated readings and materials reflecting current trends and practices in financing of entrepreneurial ventures Updates reflecting feedback from current adopters and students in the authors' course at Northwestern Professors and student will benefit from: Modern cases that highlight the legal principles involving parties and situations that are entrepreneurial in nature Presents solid doctrine in the various disciplines covered in Entrepreneurship Law while also emphasizing their interrelatedness Provides a chronological approach to the subject, from the conception of the idea through all stages of the business, including potential exit strategies such as the sale of the venture or an initial public offering Contains hypotheticals and involved, practice-oriented skills-based problems that focus on actual issues entrepreneurs face that are informed by the authors' real experiences as practicing attorneys Classroom tested by faculty at multiple law schools. Authors teach at Northwestern Law, well-known for its entrepreneurship course, one of the longest-running in the United States The only law school casebook of its kind Teaching materials Include: Website for adopting faculty with resources including sample syllabi, practice problems, and other curricular materials**

**INTERNATIONAL BUSINESS LAW: CASES AND MATERIALS is a timely and useful book. Uncounted millions of "international" transactions occur daily, as goods and services are purchased across the national boundaries of some 200 political units. Capital flows from nation to nation, and so—to a lesser extent—do jobs, as companies seek more favorable locations for their business operations. The "rules" (laws) governing these exchanges quickly become complex, as persons (and governments) from different countries are involved. If problems arise in a cross-border relationship, whose rules apply? What forums are available to resolve disputes? Are there tax implications to the transaction? If so, where? These and similar questions need to be factored into the decision to "go overseas." Each of the six chapters in this book begins with a brief overview of the subject-matter, followed by short previews of the chosen case examples. The primary content of the chapters consists of some 120 court and arbitration decisions in real disputes, between real parties. The actual text of the decisions in these cases has been edited; some excerpts are quite brief, others are more substantial. Most "background" facts have been summarized by the author, but the edited-decision part of each case is quoted from the actual recorded text of the court or arbitrator who decided it. Clearly, a minute sample from tens of thousands of cases cannot provide comprehensive coverage of what all the world's legal rules are. Our objectives here are simply to indicate some of the major potential "flash points" of doing international business, to illustrate some of the significant differences in the applicable legal rules, and to provide an exposure to the language and process by which international business disputes are resolved. "Fore-warned is fore-armed." Being aware of these potential trouble spots, a sensible business manager will presumably consider them in making the decision to engage in cross-border transactions, and take appropriate steps to avoid or minimize potential adverse consequences. Chapter I of this book introduces International Law—its course of development and its two major sources (custom and treaties). Chapter II examines the use of national and international courts and arbitrators to resolve cross-border disputes. Chapter III provides basic coverage of the United Nations Convention on Contracts for the International Sale of Goods: when it applies, how the sale contract is formed, when risk of loss on the goods passes from Seller to Buyer, and what responsibilities the Seller has for the quality of the goods sold. Chapter IV looks at some of the legal questions that might arise in conducting cross-border commercial operations—employment issues, intellectual property issues, and investment issues. Chapter V considers potential questions regarding taxation of international activities, and the regulation of adverse environmental effects. Chapter VI reviews the efforts by national governments to apply their competition regulations to international business transactions, and the difficulties that private parties might have in attempting to enforce legal claims against governments and their agencies. While these are surely not the only legal issues that might arise in connection with international business, they do constitute a significant set of concerns of which managers need to be aware as they venture into the international "stream of commerce."**

**Company Law in Context is an ideal main text for company law courses. In this sophisticated book David Kershaw places company law in its economic, business, and social context, making the cases, statutes, and other forms of regulation more accessible and relevant. A running case study provides a practical perspective.**

**Text and Materials**

**Hicks & Goo's Cases and Materials on Company Law**

**Cases and Materials on Sale of Goods**

**Agency, Partnerships, and Corporations : Cases and Materials**

*Medical Law: Text, Cases, and Materials offers all of the explanation, commentary, and extracts from cases and key materials that students need to gain a thorough understanding of this complex topic. Key case extracts provide the legal context, facts, and background; extracts from materials provide differing ethical perspectives and outline current debates; and the author's insightful commentary ensures that readers understand the facts of the cases and can navigate the ethical landscape to form their own understanding of medical law. Online resource centre Online updates to the law are*

provided alongside a searchable glossary of medical and legal terms.

A practical approach to Corporations featuring carefully edited cases, intriguing notes and questions, and exercises drawn from actual cases to create a practical and skills-driven approach to the study of the legal principles of business. Featuring: Each chapter includes all the landmark cases that students should be introduced to in a Corporations or Business Entities course Strong skills-driven exercises and questions (both litigation-based and transaction-based) the practical exercises give students a chance to simulate what lawyers do the exercises are drawn from actual disputes, particularly from material in the case's procedural history, publicly-available information about the dispute, and other information provided from the actual lawyers on the case Brief notes and questions after cases, including some with practice-orientation Diagrams, or Roadmaps are included to give students an illustrative snapshot of some of the toughest cases. This text obviates the need for law professors interested in skills training to rely on supplemental texts or creating their own materials Companion website that includes supplemental introductory cases (with notes and questions) to enable use of the casebook by MBA and undergraduate students

This title covers the law of business associations for introductory courses. It discusses business organizations, including agency, general partnerships, closely held corporations, publicly held corporations, limited partnerships, limited liability partnerships, and limited liability companies. The material on the unincorporated business forms has been revised, updated, and expanded to reflect the centrality of these forms of business organization in modern law practice and in the economy generally. Among other state and model statutes, the Revised Uniform LLC Act (2006), the Revised Uniform Partnership Act (1997), the Uniform Limited Partnership Act (2001), and the Third Restatement of Agency (2006) are discussed and cited.

Cases, Materials, Problems

Hahlo's Cases and Materials on Company Law

Problems, Cases, and Materials

Worklaw

Company Law in Context

**This successful textbook remains the only offering for students of European company law, and has been fully updated.**

Rev. ed. of: Corporations and other business organizations / Larry D. Soderquist, Linda O. Smiddy, Lawrence A. Cunningham.

**Cases and Materials on Business Entities, Fifth Edition**

**Cases and Materials on Torts**

**Business Organizations**

**Cases and Materials on Sales**

**Cases and Materials on Business Entities**

**The Law of Business Organizations**

*Sealy and Worthington's Text, Cases, and Materials in Company Law clearly explains the fundamental structure of company law and provides a concise exploration of each different aspect of the subject. The materials are carefully selected and well supported by commentary so that the logic of the doctrinal or legal argument is unambiguously shown. Notes and questions appear periodically throughout the text to provoke ongoing analysis and debate and enable students to test their understanding of the issues as the topics unfold. This text covers a wide range of sources and provides intelligent and thought provoking commentary in a succinct format. It will be invaluable to all those looking for expert observations and vital materials on company law.*

*Cases and Materials in Company Law is well-established as the best casebook on company law available. It covers all vital cases and combines sophisticated commentary with well-chosen notes and questions. This edition retains the original successful structure and style, whilst being fully updated to reflect changes following the Companies Act 2006.*

*The new edition of this popular casebook is thoroughly updated and refreshed, adding nine new cases and numerous notes to replace old ones and address additional issues. The objectives of the Eighth Edition remain very much the same as they were for its predecessors. First, to help the student develop the skills of statutory analysis by engaging with a comprehensive Code that contains critical definitions and numerous cross references. Second, to help the student understand the substantive law of sales. The materials consist of cases, text, notes, questions, and problems. The cases have been selected for their effectiveness as teaching materials. The text and notes explain the business background of the disputes. The questions push the student to understand and, often, challenge the reasoning of the courts. The problems require the student to apply the learning of the cases to new situations. The student must master the intricacies of the Code and dig deeply into the language of the statute and the Official Comments, working back and forth among the various sections that are relevant to the solution. The book is suitable for use in both upper-level and first-year courses. For teachers who so prefer, the course can be taught almost entirely through use of the problems.*

*Business Reorganization in Bankruptcy*

*Introduction to the Law of Corporations*

*Business Franchise Law*

*International Business Law: Cases and Materials*

*International Law*

Traditionally organized along doctrinal lines with the exception of Chapter 5, which treats duty and proximate causation as related concepts. Streamlined chapters on standard of care in negligence, and causation. (A teacher can start with either intentional torts or negligence.) This enables a teacher to finish these basic materials in the more complex subjects that are the source of much current litigation, such as comparative responsibility schemes, multiparty litigation, products liability, communi

business torts.

Contract: Cases and Materials, 13th Edition, continues to be the leading casebook for students of contract law in Australia.

Through its excellence in scholarship, clarity, and ease of use, this casebook engages readers in a critical thinking about tort law. It sets forth crisply edited classic tort law reflecting the newest tort law trends. Its authors are a strong combination of respected scholars and those who practice in the subject. The casebook goes beyond just tort law, including key tort-centered legislation and comparative perspectives where relevant. The casebook encourages the reader to understand the law's foundations and debates various policy prescriptions. Unbiased in its approach and organized in manageable sections of information, the casebook is a superb tool for productive and stimulating tort law study. Tort law doctrine and its rationale will come alive for students. The casebook, proven over 13 editions, assures that our students will be effectively guided to embrace tort law as a building block for the remainder of law school and a life in the law beyond. This new edition insures that it will maintain its place as the most widely adopted Torts casebook.

Text, Cases, and Materials

Contract

International Business Transactions

Text, Cases and Materials

A Practical Approach

This thoroughly updated casebook is designed for Chapter 11 bankruptcy courses, and it is also suitable for general courses focusing on business bankruptcy. The fourth edition retains the basic approach of the earlier editions. It presents a hypothetical company in some detail (including financial statements) and follows that company through the process of reorganization, from attempted workout to plan confirmation. It provides students with the foundation for a business bankruptcy practice: a solid grounding in the law; an orientation to the business issues; and a step-by-step view of the process that may be able to rescue a financially distressed business, either by a traditional reorganization or a sale of the business as a going concern. The treatment of the avoiding powers has been particularly strengthened. Cases and Materials on Company Law guides students through the complexities of company law with a broad selection of source materials that are placed in context through clear commentary. It covers all the principal areas of company law including the issue of securities and insolvency. The book concentrates on how the law facilitates and regulates the operation of companies, both large and small, reflecting the realities of current practice. To help students understand the significance of the material presented, each section is preceded by a concise introduction. Similarly, each case is preceded by a statement of its legal significance and a summary of the main facts. The book has been fully revised to incorporate the groundbreaking changes to domestic company law as a result of the Companies Act 2006. The new edition has been made easier to navigate as a result of a new two colour text design that clearly differentiates extracted material from the authors' commentary.

Cost-benefit analysis (CBA) is the systematic and analytical process of comparing benefits and costs in evaluating the desirability of a project or programme, often of a social nature and for society as a whole. CBA is fundamental to government decision-making and can be an effective tool for informed decisions on the use of society's scarce resources. This book highlights the main concepts and principles of cost-benefit analysis used in real life cases and actual applications. The book contains rich cases, materials and examples of real life CBA applications with emphasis both on physical and non-physical projects and infrastructure developments in Asia and beyond. The book also discusses techniques frequently used in applied CBA. The first part of the book introduces the key concepts and principles of CBA before Part Two covers some pertinent issues relating to CBA, such as the recent trend of using behavioural economics and frequently used techniques in applied CBA. Finally, in Part Three, case studies are written up to illustrate how CBA is done, and questions for the readers and students to ponder are raised at the end of each chapter. The scope of the case studies is more than just physical infrastructures but will include public sector policies and programmes covering a host of social policies as in health, education, social welfare programmes, and the environment. For each case, there will be illustrations of the key concepts and principles of CBA used. Undertakings analyzed include: the Three Gorges Dam in China the 2008 Beijing Olympics the Costs of Global Warming the Jamuna Bridge in Bangladesh The case studies, many of which have taken or are to take place in developing countries provide a rich background to the principles of the method, and are accompanied by a wealth of explanatory material. As well as being suitable for courses in Cost-Benefit Analysis, Public Finance, Environmental and Health Economics, the book should be of interest to all public policy decision makers and planners.

Administrative Law

Cases and Materials on California Community Property

Cases and Materials

Evidence: Cases, Materials, and Problems

Torts, Cases and Materials

*Focusing on private international business transactions, International Business Transactions: Problems, Cases, and Materials, Fourth Edition covers the planning, structure, and implementation of transactions in today's global economy. New to the Fourth Edition: New materials on the International Chamber of Commerce's Incoterms 2020 coming into effect on January 1, 2020 Additional discussion of China's new Foreign Investment Law coming into effect on January 1, 2020 A Discussion*

*of the recent U.S. trade sanctions against China and other trading partners and the rise of U.S. economic nationalism Updates regarding recent changes in U.S. tax policy affecting foreign investment, including the Tax Cut and Jobs Act of 2017 Updates to all statistics, tables legislative and treaty changes to the most currently available data Professors and students will benefit from: Compact but comprehensive coverage of the subject. This book covers both international business planning and international litigation. Thorough coverage of the United Nations Convention on International Sales of Goods. Practical knowledge of the types of international business transactions. Knowledge for how to handle international business litigation and arbitration. An understanding of international sales and investment transactions.*

*Hick's name appears first on the earlier edition.*

*The Third Edition of Evidence: Cases, Materials, and Problems is predicated more than ever on the notion that the Federal Rules of Evidence, their state progeny, and cases arising under them, are the major factors in the teaching of Evidence today. The authors have made some changes to build the book more explicitly around the Rules. Interesting or informative cases or materials from other jurisdictions or the common law are still included where those materials shed light on an issue or impart perspective by showing other ways of doing things. For instance, the significant differences such as those in California are highlighted while the authors still use the Federal Rules as the basic organizing principle for this edition. Within each of the topics throughout the book, the authors have introduced some organizational innovations. Each topic usually opens with a box containing the text of the appropriate Federal Rule of Evidence (or, in the cases of particular privileges, the Uniform Rule of Evidence codifying the privilege) in order to focus attention and to provide a "rudder." This box is followed by a brief background explanation of the area, if needed. Then come some essential and teachable cases and other primary materials, each usually followed by a set of expository notes (including some questions) exploring permutations and implications, and finally, some problems testing whether students can apply or critique what they have learned and integrate it with other topics and rules where necessary. Each note, question, or problem has a heading indicating what it treats, so that professors are able to identify the subjects they wish to cover, while students receive direction about the intended focus of each inquiry. All decisions cited by the authors in textual passages, notes, questions, and problems are followed by at least a few words describing the holding. The materials in this book cover a wide range of perspectives from intensely pragmatic concerns, through deeply philosophical policy issues, to new approaches to evidentiary analysis. Included are textual explanations, rules, cases, notes, questions, problems, jury instructions, articles, proposals, legislation, and excerpted testimony. Assignments may be tailored to suit the teacher's own preferences on how to best approach Evidence in an introductory course.*

*Cases and Materials on Company Law*

*Entrepreneurship Law*

*Cases and Materials on Corporations and Other Business Entities*

*In preparing this Edition, Professor Eisenberg is reworking all of the material to be carried over from the Seventh Edition & adding many new principal cases & text notes. All the carried-over principal cases have been reviewed and, where appropriate, re-edited with the objective of tightening the cases to the maximum extent consistent with preserving a full-bodied presentation of the facts & the discussion. Professor Eisenberg is paying particular attention to preparing the Concise Edition for short courses.*

*Among the important new features of the Eighth Edition is a separate chapter on LLCs. Some of the new principal cases in the Eighth Edition are Quickturn Design Systems, Inc. v. Shapiro, Malone v. Brincat, Teamsters v. Fleming Cos., General Datacomm Industries, Inc. v. Wisconsin Investment Board, United States v. O'Hagan, Cuker v.*

*Mikalauskas, Klang v. Smith's Food & Drug Centers, Inc., Zupnick v. Golzuera, In re Caremark International, Inc., Marx v. Akers, In re Wheelabrator Technologies Shareholders Litigation, & Northeast Harbor Golf Club, Inc. v. Harris.*