

Evidence Cases And Materials

Introduces general principles and theoretical perspectives of the law of evidence, covering all Australian jurisdictions and explaining State by State variations.

Military Justice: Cases and Materials gives teachers a new and powerful tool to introduce students to military law while deepening their understanding of criminal law and procedure, comparative law, international law, and constitutional law. At a time when the tempo of military operations around the world seems to increase constantly and high-profile courts-martial dominate the headlines, this book gives students and teachers unprecedented the tools needed to analyze, understand, and evaluate worldwide military justice. With prosecutions arising from prisoner abuse, atrocities against civilians, and servicemembers' opposition to ongoing wars, the military justice system now has a prominence unmatched since the Vietnam era. This higher profile for courts-martial, combined with the difficult and fundamental legal issues raised by the military commissions, suggests that military courses will now be in great demand. This casebook provides the text for such a course. Its coverage of the U.S. court-martial and other systems of military criminal law provides a framework through which students can explore the role and operation of military justice within a democratic society. In an era of worldwide deployments, multi-national operations, and global terrorism, this book illuminates the interconnectedness of military justice systems through a far-ranging collection of judicial opinions, statutes, regulations, commentaries, and scholarship. While the materials presented draw heavily from the United States, most chapters also present materials from other jurisdictions to enhance students' appreciation of both the unique American experience and the availability of alternative approaches to military discipline, accountability, and punishment. International norms are also examined. Part I, Foundations, sets the stage by exploring the origins and purposes of military justice, pointing out the many sources of law that govern this area, analyzing the unique and critical role of the commander in military justice, and assessing professional responsibility rules for military lawyers. Part II, Principles, steps further into legal analysis to study the jurisdiction of military courts, identify crimes and defenses that apply only in a military context, and analyze the extent to which the obligations of military service alter the protection of fundamental rights. Part III, Trials, brings students into the court-martial to meet military judges, juries, and counsel and to study the rules of procedure, evidence, sentencing, and appeal. Part IV, Special Contexts, takes a broader approach to assess the challenges that a military justice system faces during combat and peacekeeping operations. This part also looks at the topic of military commissions. Part V, The Future, gives students a glimpse into the changes that lie ahead by focusing on the processes of legal reform and globalization. This concise casebook offers materials that are thorough yet brief, enabling coverage of all the major topics in a three- or four-credit format. The emphasis is decidedly on primary materials: well-edited principal cases, followed by notes that inform the student on important details and developments. Each chapter covers an article of the Federal Rules of Evidence. Within the chapters and sections, the materials generally follow the sequence of the Rules. The 8th edition covers all important recent developments, including federal and state court decisions interpreting the Rules, the Supreme Court's decision in *Peña-Rodriguez v. Colorado* (2017), and recent state developments concerning prior offenses in sex crime cases.

Administrative Law

Cases, Commentary, and Problems

Cases and Materials On

Principles of Evidence

This title is a part of our CasebookPlus(tm) offering as ISBN 9781634595384. Learn more at CasebookPlus.com. This comprehensive look at the law of evidence has been extensively updated and made current since the previous edition. One of the most significant changes in the Eighth Edition deals with the revolution in Confrontation Clause jurisprudence occasioned by the Supreme Court's decision in Crawford v. Washington (2004). Since the last edition, the Supreme Court has decided half a dozen cases involving Crawford's approach. Substantial additions to the detailed notes regarding confrontation reflect those new developments. Also, new material concerning scientific evidence has been added because of the dynamic nature of that particular area of evidence law-for example, the National Academy of Science's 2009 landmark report on forensic science. Finally, a number of cases and notes on new technologies, such as e-mail, computer simulations, social networking websites, and other the internet issues have been added. A concise and comprehensive introduction to the law of evidence, Criminal Evidence takes an active learning approach to help readers apply evidence law to real-life cases. Bestselling author Matthew Lippman, a professor of criminal law and criminal procedure for over 25 years, creates an engaging and accessible experience for students from a public policy perspective through a

multitude of contemporary examples and factual case scenarios that illustrate the application of the law of evidence. Highlighting the theme of a balancing of interests in the law of evidence, readers are asked to apply a more critical examination of the use of evidence in the judicial system. The structure of the criminal justice system and coverage of the criminal investigative process is also introduced to readers.

This comparatively short, readable treatise is written especially for students. First published in 1978, this text examines all topics typically covered in a three-or four-hour course in evidence. Emphasis is on the Federal Rules of Evidence, now adopted in most states. Should the reader desire additional material, ample footnotes provide easy access to leading cases, articles, and standard reference works. The Fifth Edition contains an in-depth treatment of the important amendments to the Federal Rules of Evidence, including the most recent addition of Rule 502.

Cases and Materials on Nigerian Law of Evidence

Evidence

Electronic Discovery and Digital Evidence, Cases and Materials

Beginning Evidence

The third edition of the only comprehensive casebook on electronic discovery and evidence, authored by the field's leading authorities, incorporates the 2015 amendments to the Federal Rules of Civil Procedure; updates case law in the field; and expands discussions of cooperation, proportionality, social media, and professional responsibility obligations. Two new chapters have been added, one on the latest search techniques, including Technology-Assisted Review, that all lawyers must understand; and another on emerging issues with the surveillance, search, and seizure of electronically stored information by law enforcement in criminal cases. This casebook is a 'must' for any course in e-discovery, and an important resource for civil procedure, criminal law, evidence, and ethics courses.

Detailed and informed selection of cases illustrating the development of the body of law surrounding corporate finance, including text and explanatory materials. Includes detailed sections analyzing the significance of cases and their points of law.

Uniform Evidence Law: Commentary and Materials, 5th edition has been updated throughout to provide essential case and legislative extracts and thoughtful, concise commentary covering the uniform evidence legislation in the UEL jurisdictions of the Commonwealth, New South Wales, Victoria and Tasmania.

California and Federal Evidence

Legislation and Regulation

Model Rules of Professional Conduct

Evidence, Cases and Materials

The rules of evidence can be effectively and directly understood through applied learning methods such as problem-solving. More than just a supplemental source of problems, this book can be used in conjunction with the federal or state rules of evidence and their associated legislative history as an all-purpose guide to the rules of evidence. Each section of Evidence Problems and Materials commences with a brief explanation of a particular area of evidence law, followed by problems to test understanding of the evidentiary rules and their intended meaning. Methods of presentation of the problems include: □ Courtroom transcript form; □ Lawyering skills settings such as qualifying an expert, distinguishing and comparing statutes; and □ Examination of identifying characteristics such as race, gender, sexual orientation, and ethnicity that may significantly affect evidentiary rulings. The role-playing problems allow students to consider different perspectives and focus on how to persuade others to adopt those perspectives, thereby facilitating an understanding of the evidence rules and their constitutive framework, and offering a broader perspective of how the rules relate to lawyering, legal theory, and human nature.

This updated casebook is designed for a first-year class on Legislation & Regulation, and provides a proven, ready-to-use set of materials for those interested in introducing such a class to their 1L curriculum. The book focuses on the tools and methods of interpreting legal texts, using Supreme Court and other appellate decisions as the primary texts, yet the note material gently introduces students to applicable insights from political science, history, economics, and philosophy. The book aims to familiarize students with tools and techniques that lawyers and judges use when crafting legal arguments in statutory or regulatory contexts, and to give students a sense of the larger questions of institutional design implicated by these interpretive questions.

Volume One of Problems and Materials in Evidence and Trial Advocacy contains two relatively detailed case files, quite similar to the material a trial lawyer may have as he or she approaches trial. The first file is a murder case, where the issue is the identity of the killer and the defendant is the estranged husband of the victim. The second file is a civil action for defamation brought by a former employee against her very wealthy employer. The cases are designed to raise realistic and challenging issues in trial theory and practice and in the law of evidence. The book is designed to be used with Volume II of Problems and Materials, which contains over three hundred problems in Evidence and over sixty exercises in Trial Advocacy based on the files.

Criminal Evidence

Uniform Evidence Law

Evidence: Cases, Materials, and Problems

Evidence, Cases and Materials, 13th - CasebookPlus

Mullenix's Mass Tort Litigation: Cases and Materials reflects two concepts: First, that the seminal, core cases and materials relating to mass tort litigation still remain viable precedents after 25 years. Second, that courts are still struggling to find solutions to the resolution of this complex litigation. In addition to the seminal cases relating to Agent Orange, Dalkon Shield, DES, and asbestos litigation, the casebook is updated with materials relating to breast implants, tobacco, medical devices, and pharmaceutical litigation. The updated casebook is suitable for advanced courses in tort litigation, complex procedure, class action litigation, and dispute resolution offerings.

Buy a new version of this Connected Casebook and receive access to the online e-book, practice questions from your favorite study aids, and an outline tool on CasebookConnect, the all in one learning solution for law school students. CasebookConnect offers you what you need most to be successful in your law school classes—portability, meaningful feedback, and greater efficiency. Evidence Under the Rules: Text, Cases, and Problems is one of the most widely-adopted Evidence casebooks ever published. Structured around the Federal Rules of Evidence, the book contains carefully edited cases and secondary materials, as well as numerous problems that allow students to apply concepts during classroom exercises or on their own. Text boxes provide interesting background on select cases and additional perspectives on key issues. The Ninth Edition has been updated to include the most recent Evidence cases and developments, as well as insights into recent and pending amendments to the Federal Rules. It has been streamlined by shortening or eliminating some notes, making it even more user-friendly. It contains applications of evidence law to factual scenarios that students are likely to find particularly interesting. New to the Ninth Edition: Discussion of recent influential cases, including the Supreme Court's decisions in *Ohio v. Clark* and *Pena-Rodriguez v. Colorado*, as well as the most contemporary federal circuit and trial court decisions New problems exploring issues on Rule 404(b) evidence, Rule 410 protections for plea bargaining statements, the Rule 606(b) ban on postverdict juror testimony, demonstrative aids, and attorney-client privilege New Comment/Perspective boxes on issues of "corporate character evidence" and the use of handwriting experts to authenticate writings after Daubert Discussion of recent amendments to the Federal Rules, such as the amendment to the Rule 803(16) Ancient Documents hearsay exception, as well as discussion of the pending proposal to amend the Rule 807 Residual exception to the hearsay rule Professors and students will benefit from: Introductory text that provides a foundation for understanding the cases and materials that follow Numerous problems that treat cutting-edge issues, allowing students to apply important concepts to contemporary evidentiary problems Guidance for answering Note questions to assist students in understanding how to approach nuanced evidentiary questions "Comment/Perspective" text boxes that provide broader perspectives to aid in understanding doctrine CasebookConnect features: ONLINE E-BOOK Law school comes with a lot of reading, so access your enhanced e-book anytime, anywhere to keep up with your coursework. Highlight, take notes in the margins, and search the full text to quickly find coverage of legal topics. PRACTICE QUESTIONS Quiz yourself before class and prep for your exam in the Study Center. Practice questions from Examples & Explanations, Emanuel Law Outlines, Emanuel Law in a Flash flashcards, and other best-selling study aid series help you study for exams while tracking your strengths and weaknesses to help optimize your study time. OUTLINE TOOL Most professors will tell you that starting your outline early is key to being successful in your law school classes. The Outline Tool automatically populates your notes and highlights from the e-book into an editable format to accelerate your outline creation and increase study time later in the semester. The purchase of this Kindle edition does not entitle you to receive access to the online e-book, practice questions from your favorite study aids, and outline tool available through CasebookConnect.

The evidential role of matter—when media records trace evidence of violence—explored through a series of cases drawn from Kosovo, Japan, Vietnam, and elsewhere. In this book, Susan Schuppli introduces a new operative concept: material witness, an exploration of the evidential role of matter as both registering external events and exposing the practices and procedures that enable matter to bear witness. Organized in the format of a trial, *Material Witness* moves through a series of cases that provide insight into the ways in which materials become contested agents of dispute around which stake holders gather. These cases include an extraordinary videotape documenting the massacre at Izbica, Kosovo, used as war crimes evidence against Slobodan Milošević; the telephonic transmission of an iconic photograph of a South Vietnamese girl fleeing an accidental napalm attack; radioactive contamination discovered in Canada's coastal waters five years after the accident at Fukushima Daiichi; and the ecological media or "disaster film" produced by the Deep Water Horizon oil spill in the Gulf of Mexico. Each highlights the degree to which a rearrangement of matter exposes the contingency of witnessing, raising questions about what can be known in relationship to that which is seen or sensed, about who or what is able to bestow meaning onto things, and about whose stories will be heeded or dismissed. An artist-researcher, Schuppli offers an analysis that merges her creative sensibility with a forensic imagination rich in technical detail. Her goal is to relink the material world and its affordances with the aesthetic, the juridical, and the political.

Mass Tort Litigation

MATERIAL WITNESS

Cases and Materials on Sales - CasebookPlus

Evidence Under the Rules

The 13th edition, while retaining materials that have stood the test of time, represents a major overhaul of the text, with significant changes to every chapter. The changes are meant not only to update the text but to give the entire book a fresh, new feel. It is designed to give students a strong sense both that much of the

law of evidence reflects enduring principles and that it continues to respond to contemporary situations and problems. This edition retains what has made this book so distinctive for decades, classic problems and materials, some of them from non-legal sources. Teachers who have used prior editions will still find here their favorites. But this edition replaces many old materials that have a tired feel with new ones from the last few years. The new edition adds three important new Supreme Court cases, one on the right to confrontation and two on impeachment of jury verdicts, and numerous significant and interesting cases from state courts and lower federal courts. The authors have continued the practice of choosing cases and other materials on the basis of teachability, and the additions promise to be fun to teach. At the same time, the authors have tightened up on the entire text, so that this edition is significantly shorter than the last one. **Cyber Crime and Digital Evidence: Materials and Cases** is designed to be an accessible introduction to Cyber Crime and Digital Evidence. The title illuminates two significant aspects of this book. First, cyber crime is only a subset of a much broader trend in the criminal area, which is the use of digital evidence in virtually all criminal cases. Hence, it is important to understand the legal framework that regulates obtaining that increasingly used and important evidence. Second, this book provides a broader framework than an endless stream of cases offers. Law students deserve the broader context and, hopefully, will get some of it with this book. The second edition includes new cases, particularly United States Supreme Court cases on searching cell phones, have begun to add clarity and needed guidance to the acquisition of digital evidence procedures required of law enforcement. New technology and case law discussing the impact of that technology have been added throughout the book. The eBook versions of this title feature links to Lexis Advance for further legal research options. **The Model Rules of Professional Conduct** provides an up-to-date resource for information on legal ethics. Federal, state and local courts in all jurisdictions look to the Rules for guidance in solving lawyer malpractice cases, disciplinary actions, disqualification issues, sanctions questions and much more. In this volume, black-letter Rules of Professional Conduct are followed by numbered Comments that explain each Rule's purpose and provide suggestions for its practical application. The Rules will help you identify proper conduct in a variety of given situations, review those instances where discretionary action is possible, and define the nature of the relationship between you and your clients, colleagues and the courts.

Commentary and Materials

Social Science in Law

Text, Cases, and Problems

Problems and Materials in Evidence and Trial Advocacy

Criminal Evidence is a well-respected and trusted introduction to the rules of criminal evidence for criminal justice students and professionals. The first half of this book follows the Federal Rules of Evidence in its explanation of how evidence is collected, preserved, and presented in criminal court. The second half provides a selection of relevant criminal court cases that reinforce these basics and provide the context of how these rules are currently practiced. Readers will have an understanding of how concepts of evidence operate to convict the guilty and acquit the innocent. Part of the John C. Klotter Justice Administration Legal Series, this twelfth edition provides many updates, new references to recent cases, and a current version of the Federal Rules of Evidence.

Student aids include chapter outlines, key terms and concepts lists, a glossary, a table of cases cited, and online interactive case studies. Teacher resources include Instructor's Guide, test bank, and PowerPoint slides. Thoroughly revised, updated, and streamlined to include recent case law on evidence Each chapter includes outlines, key terms and concepts, and review questions to aid understanding Appendices include a helpful glossary; Federal Rules of Evidence as amended and effective through December 1, 2013; Table of Jurisdictions That Have Adopted Some System of Uniform Rules for Regulating the Admission and Exclusion of Evidence through 2014; and Table of Contents of the Uniform Rules of Evidence with 2005 Amendments

Cases and Materials on the Rules of Evidence West Group Cases and Materials on Evidence Evidence, Cases and Materials, 13th - Casebook Plus Foundation Press

Evidence: Text & Materials is a 'one-stop', easily accessible resource for students studying the law of evidence. It acts as both textbook and materials book, providing extracts from key cases and articles alongside author commentary of exceptional clarity.

Corporate Finance

Cases and Materials on the Rules of Evidence

Volume One / Cases

Whether you're new to higher education, coming to legal study for the first time or just wondering what Evidence Law is all about, Beginning Evidence is the ideal introduction to help you hit the ground running. Starting with the basics and an overview of each topic, it will help you come to terms with the structure, themes and issues of the subject so that you can begin your evidence module with confidence. Adopting a clear and simple approach with legal vocabulary explained in a detailed glossary, Charanjit Singh Landa breaks the subject of Evidence Law down using practical everyday examples to make it understandable for anyone, whatever their background. Diagrams and flowcharts simplify complex issues, important cases are identified and explained and on-the-spot questions help you recognise potential issues or debates within the law so that you can contribute in classes with confidence. Beginning Evidence is an ideal first introduction to the subject for LLB, GDL or ILEX and especially international students, those enrolled on distance learning courses or on other degree programmes.

Evidence: Cases, Commentary, and Problems offers comprehensive coverage of the topics and concepts central to evidence law, while remaining concise enough to cover in a four-unit course.

Organized around the Federal Rules of Evidence, with carefully edited cases, thought-provoking problems, and a wide variety of secondary material, this casebook gives students a solid foundation in the principles and debates surrounding evidence law without the confusion of more encyclopedic approaches. The Third Edition includes new materials and cases reflecting

developments in privilege and physical evidence, confrontation clause jurisprudence, and technical and jurisprudential developments in scientific proof. New problems and cases have been added throughout, with older ones still available on the website for quick reference. Features: Comprehensive coverage of all subjects traditionally covered in evidence courses, as well as areas of emerging debate. Well-selected, tightly edited cases illustrate the central concepts and controversies of the law rather than attempting encyclopedic coverage. Carefully selected problems--some hypothetical and some based on actual cases allow students to test their understanding of particularly confusing rules. Compelling excerpts from treatises and law review articles; portions of the legislative history of the Rules, particularly the Advisory Committee Notes; and congressional reports and floor debates augment the cases. Thoughtful organization of the material is based on the Federal Rules of Evidence and leverages the Rules as a teaching tool. Chapter 1 provides the background knowledge assumed in most discussions of evidence law, including judicial opinions, the Federal Rules of Evidence, and the Legislative History of the Rules. Short enough to teach cover-to-cover in a four-unit course. Thoroughly updated, the revised Third Edition presents: New material reflecting developments in confrontation clause jurisprudence, especially as relates to *Melendez-Diaz v. Massachusetts* and *Michigan v. Bryant*. New material on privilege and physical evidence. Numerous new cases added, with older ones moved to the website. Revised material to reflect technical and jurisprudential developments in the field of scientific proof. More problems to challenge students.

After 20 years, the return of a classic! The 10th edition of Weinstein, Abrams, Brewer and Medwed, *Evidence-Cases and Materials* (the authors of the previous edition were Weinstein, Mansfield, Abrams and Berger)-to be published in Spring 2017, in time for classes beginning in the Fall 2017 semester. This book enables teaching of the rules of evidence, with an in-depth understanding achieved by no other casebook. The authors extensively cover rationales for the rules and how they fit into our system of resolving civil disputes as well as handling criminal justice issues in both jury and non-jury contexts. Many books focus on teaching the rules only in a trial practice mode. In this era of fewer trials, the book's philosophic underpinning is that the best way to teach Evidence is to provide students with a full and in-depth understanding of each rule so as to prepare them to deal with any possible variation on the issues that can arise at the stages of fact-gathering and investigation, or deposition and discovery, or at the stages of trial, or on appeal. The new edition, while as comprehensive and rich in analysis and supporting materials as previous editions, also contains new explanatory material designed to further students' understanding of the issues. This edition blends the new with the old, representing the latest installment of a casebook with a lineage that dates back to the nineteenth century. The tenth edition retains much of the historical evolution of evidence law from its common law origins through the emergence of the Federal Rules of Evidence and analogous state approaches. In addition, this comprehensive casebook covers new developments in scientific evidence, and applies new insights from fields such as logic and probability.

Media, Forensics, Evidence

Cases and Materials

Cases and Materials on Evidence

Cases, Materials, and Problems

The objectives of the Seventh Edition are twofold: to help the student understand the substantive law of sales and develop the skills of statutory analysis in the context of a comprehensive statute that contains critical definitions and numerous cross references. The materials consist of cases, text, and problems. The cases are selected because of their effectiveness as teaching materials, presenting difficult legal questions and explaining the business background of the disputes. The notes elaborate on the background and push the student to question the rationale of the court. The problems further explore the soundness of the court's decision and present new issues of statutory analysis for the student to consider. They require the student to dig deeply into the language of the statute and the Official Comments, working back and forth among the various sections that are relevant to solving the problem.

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.

Evidence Law and Practice

Cyber Crime and Digital Evidence: Materials and Cases

Evidence Problems and Materials

Military Justice: Cases and Materials