

Principles Of Contract Law Concise Hornbook Series

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Principles of Contract Law - Casebookplus - Steven Burton 2018

This compact casebook is designed for one-semester contracts classes. It helps students synthesize groups of related cases by focusing attention on the principles, policies, and rules of contract law. It employs many transitions and notes written for the students, rather than excerpting works written for professors or practitioners. Questions are limited to central issues to avoid overwhelming and losing the students. Christopher R. Drahozal, an internationally-recognized expert on arbitration law, joins Steve Burton as co-author of "Principles of Contract Law." In addition to his insights from over 20 years of teaching Contracts, Professor Drahozal has added references to recent empirical research to help students think critically about the cases and rules, and to understand real-world contracting practices. This revision is a thorough makeover that brings everything up to date, and includes a variety of recent cases, dealing with issues such as electronic communications and Internet contracting, while retaining the brevity and "principles approach" of earlier editions.

Contracts - Daniel Markovits 2018-06-16

Contracts: Cases and Theory has two principal ambitions: first, to present the basic doctrine of contracts in a comprehensive and coherent fashion; and second, to encourage a rigorous and interdisciplinary approach to thinking about the values and principles that inspire the law. The book provides a systematic survey of contract law while weaving in perspectives from economics, philosophy, sociology, and legal theory, to show how these disciplines can be used to both illuminate and criticize the law as it stands. The book's treatments of "law and" ideas are designed to be free-standing, making the book an excellent introduction to interdisciplinary legal thought for students without prior training in other fields.

A Short and Happy Guide to Contracts - David G. Epstein 2012

This efficient and exceedingly effective guide to Contracts will help you see the big picture. The authors focus on making the key concepts of contract law, and the relationship among those concepts, easier to understand and retain. The authors have also infused the book with humor, believing there is nothing inconsistent between a rigorous academic experience and having a little fun. Each of the authors is nationally-renowned law teacher who has taught Contracts for decades. Based on that experience, in this book they have set forth understandable techniques for mastering the law governing each critical aspect of the contract relationship, including, contract formation (offer and acceptance), enforcement (consideration and defenses), interpretation, performance, breach, and remedies.

Constitutional Law - John E. Nowak 2004

Authoritative coverage analyzes the constitutional issues that are studied and litigated today. This text presents the origins of judicial review and federal jurisdiction, and the sources of national authority. Discusses federal commerce and fiscal powers. Overviews individual liberties and due process. Also covers freedom of speech and religion. Throughout the book, there are summations of the Supreme Court's work and evaluations of the judicial process.

Principles of Constitutional Law - John E. Nowak 2005

The Authors, recognized authorities in the subject for over a quarter of a century, provide succinct and authoritative coverage of the major principles in modern American Constitutional Law. This book, a shortened version based on the authors' hornbook-popular with students-and their five volume treatise-popular with judges, practitioners and scholars-analyzes the constitutional issues that are studied in law

schools today. It discusses the origins of judicial review and federal jurisdiction, federal commerce and spending powers, state powers in light of the dormant commerce clause, the war power, freedom of speech and religion, equal protection, due process, and other important individual rights and liberties. Each chapter begins with a summary of the basic law as it exists today, followed by an analysis of the work of the Court. Judges and law review authors have made the Nowak & Rotunda treatise one of the most cited books in modern years.

Acing Contracts - SUZANNE. DARROW-KLEINHAUS 2022-05-02

In addition to the clear and organized structure of the doctrinal material that one finds in the Acing Series, the Second Edition of Acing Contracts separates discussion of the common law from the Uniform Commercial Code in key areas to allow students to grasp essential concepts more easily. This includes a comprehensive revision to the Chapters on Offer and Acceptance, Consideration, and the Parol Evidence Rule. This edition includes more sample problems with an emphasis on problems dealing with Article 2 of the Uniform Commercial Code. Sample answers are written in IRAC structure ("Issue, Rule, Analysis, Conclusion") to provide students with clear examples to show application of the process to written analysis.

Civil Procedure Stories - Kevin M. Clermont 2008

This book is a collaborative effort by fourteen law-school professors to provide a deeper understanding of the great civil procedure cases. The professors each wrote a short chapter on one of the cases, retelling the cases in their own voice and by their own method. Each chapter has a fairly consistent structure, with separate sections on: social and legal background of the case; factual background of the case; lower court proceedings in the case; final appellate disposition, including issues, decisions, reasons, and separate opinions; factual postscript to the case; immediate impact of the case on the development of the law (why the case is famous and when it became so); and continuing importance of the case today (why it is still a leading case). The accompanying website, <http://civprostories.law.cornell.edu>, serves as a research tool for students, academics, and practitioners. The poste

Gilbert Law Summaries on Contracts - MELVIN A. EISENBERG 2020-10-30

This Contracts outline discusses consideration (including promissory estoppel and past consideration), offer and acceptance, interpretation, defenses (including mistake, fraud, duress, unconscionability, the Statute of Frauds, and illegality), third-party beneficiaries, assignment of rights, and delegation of duties. It also covers conditions, substantial performance, material vs. minor breach, anticipatory breach, impossibility, discharge, and remedies (including expectation damages, specific performance, and liquidated damages).

Foundational Principles of Contract Law - Melvin A. Eisenberg 2018-09-20

Foundational Principles of Contract Law not only sets out the principles and rules of contract law, it places more emphasis on what the principles and rules of contract law should be, based on policy, morality, and experience. A major premise of the book is that the best way to grasp contract law is to understand it from a critical perspective as an organic, dynamic subject. When contract law is approached in this way it is much easier to grasp and learn than when it is presented simply as a static collection of principles and rules. Professor Eisenberg covers almost all areas of contract law, including the enforceability of promises, remedies for breach of contract, problems of assent, form contracts, the effect of mistake and changed circumstances, interpretation, and problems of performance. Although the emphasis of the book is on the principles and rules of contract law, it also covers important theories in contract law, such as the theory of

efficient breach, the theory of overreliance, the normative theory of contracts, formalism, and theories of contract interpretation.

Developing Professional Skills - Colleen E. Medill 2011-11-01

Incorporating skills training into a traditional Property course is challenging. This creative and original book provides ten independent exercises designed to develop student skills in legal drafting, client interviewing and counseling, negotiation and advocacy. Each exercise is based on fundamental Property rules and doctrines so that the book can be used as a supplemental text with any doctrinal casebook. Students are required to spend a manageable one to two hours on such tasks as replying to a client e-mail, writing a demand letter to an opposing party, preparing an executive summary, interviewing and counseling a client, litigating nondisclosure claims, negotiating a lease agreement and a condemnation award, and drafting a deed and an easement agreement. Each exercise contains a work product template that the student must complete for assessment purposes.

Calamari and Perillo on Contracts - Joseph M. Perillo 2009

The expert author provides a detailed treatment of the basic rules, principles, and issues in contracts. Topics covered include offer and acceptance, parol evidence and interpretation, consideration, promissory estoppel, contracts under seal, capacity of parties, conditions, performance, and breach. The author also discusses damages, avoidance and reformation, third-party beneficiaries, assignments, and the statute of frauds. The discharge of contracts and illegal bargains are also the subject of separate chapters.

Understanding Property Law - John G. Sprankling 2012-01-01

Understanding Property Law is a comprehensive and authoritative treatise from our Understanding series that is suitable for use in conjunction with any Property casebook. Features include: Complete coverage of all standard property topics, including landlord-tenant law, adverse possession, rights in personal property, estates and future interests, marital property, land sale transactions, servitudes, nuisance, zoning, takings, and other land use issues; Analysis of cutting-edge topics, such as property rights in human bodies, current takings issues, the new Restatement (Third) of Property (Servitudes), rights and duties of homeowners' associations, and property rights in personal names and likenesses; Discussion of the policy and historical underpinnings of property law doctrines; and Clear writing and detailed organization to facilitate student understanding of both basic concepts and controversial topics.

Principles of Tort Law - Rachael Mulheron 2020-10-22

Presenting the law of tort as a body of principles, this authoritative textbook gives an incisive understanding of the subject. Each tort is carefully structured and examined within a consistent analytical framework that guides students through its preconditions, elements, defences and remedies. Clear summaries and comparisons accompany the detailed exposition, and further support is provided by diagrams and tables which clarify complex aspects of the law. Critical discussion of legal judgments encourages students to develop strong analytical and case-reading skills, whilst key reform proposals and leading cases from other jurisdictions illustrate different potential solutions to conundrums in tort law. A rich companion website, featuring semesterly updates alongside ten additional chapters on more advanced topics, completes the learning package. This new edition has been updated to take account of important cases, legislative developments and law reform studies since July 2015.

Principles of International Law - Sean D. Murphy 2018

"This fully-updated third edition provides a comprehensive survey of public international law, with useful references throughout to current events, classic and contemporary cases and scholarship. It is designed as a stand-alone text or as a complement to all the major casebooks on the topic. The first part of the book addresses how international law is created, interpreted and enforced; the second part focuses on the interface of international law and national law; and the final part covers key subject matter areas: human rights, injury to aliens, the law of the sea, international environmental law, international criminal law, and the use of force."--publisher website.

Principles of Government Contracts - STEVEN W. FELDMAN 2020-07

A continuation of the successful Government Contracts in a Nutshell, 6th, this expanded Principles of Government Contracts, 7th summarizes the Federal Acquisition Regulation System (FARS), improper business practices and personal conflicts of interest, publicizing contract actions, and competition

requirements. Addresses acquisition planning, contractor qualifications, and descriptions of agency needs. Explains socio-economic policies, commercial items, contract types, options, sealed bidding, and contracting by negotiation. Reviews intellectual property, cost accounting standards, cost principles, financing, protests, disputes, and appeals. Explores research and development contracting, construction and architect-engineer contracts, inspection and warranty, value engineering, delays, suspension of work, changes and equitable adjustments, subcontracting, and government contract terminations for default and convenience.

Contracts - Joseph M. Perillo 2014

The author provides a detailed treatment of the basic rules, principles, and issues in contracts. Topics covered include offer and acceptance, parol evidence and interpretation, consideration, promissory estoppel, contracts under seal, capacity of parties, conditions, performance, and breach. The author also discusses damages, avoidance and reformation, third-party beneficiaries, assignments, and the statute of frauds. The discharge of contracts and illegal bargains are also the subject of separate chapters.

Principles of the Carriage of Goods by Sea - Paul Todd 2015-10-05

Principles of the Carriage of Goods by Sea offers students studying this topic as part of their LLM or LLB course an accessible, comprehensive overview of the subject from a leading expert in the field. Written specifically with students in mind, concentrating on principles, and tailored to common law coverage, this title presents all the essential topics and is supported by the following useful pedagogy: Line Diagrams: illustrating the relationships between parties so that this may be understood at a glance; also where appropriate, time lines Case Studies: looking at topical matters such as piracy, and problematic areas of law such as reachable on arrival clauses and the carriage of bulk oil by sea Sample Problem Questions: problem questions and suggestions to help students to prepare for assessment Annotated appendices: concise appendix of the most important legislation and international conventions, with useful annotation from the author that explains these and puts them in context

Studies in Contract Law - Ian Ayres 2012

The new edition includes many new features including a new introductory chapter which provides an overview of the course in the first two weeks, as well as modern movements in contracts jurisprudence. This edition covers new cases dealing with contract issues growing out of the current foreclosure crisis as well as new cases from the Supreme Court's recent arbitration jurisprudence. The authors added new coverage of unilateral change of terms provisions in consumer contracts and new materials covering the Constitution's contract clause in relation to current state pension crisis. The materials have been reorganized and streamlined. Some cases have been moved around in the book so as to provide a more logical structure that students will find more accessible.

Principles of Business Organizations - Richard Freer 2018-03-21

The study of business organizations is, broadly speaking, a study of how people engage in business and, more importantly, how the law facilitates and regulates the operation of such businesses. Written in a clear and informative style, and chock full of examples and illustrations, this book examines the legal rules and doctrines associated with running a business--from formation to dissolution to everything in between. These rules and doctrines are explored within the context of the various organizational forms in which a business may be operated. Thus, reading this book will provide you with a solid grounding in the law of agency, general partnerships, corporations, limited partnerships, limited liability partnerships, and limited liability companies.

Principles of Evidence - Graham C. Lilly 2009

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.

Principles of Sales Law - James J. White 2009

This book provides a comprehensive introduction to Articles 1 and 2 of the Uniform Commercial Code

(UCC). It provides a useful resource for students and practitioners dealing with sales or contract issues. Students of contracts or sales and any practitioner dealing with sales or contracts issues will profit from this book's use.

The Modern Law of Contracts - Bruce W. Frier 2005

This contracts casebook includes introductions that quickly orient students within unfamiliar territories. Cases present both the doctrine applied and, in some instances, the shortcomings of that doctrine. The authors express their disagreement about basic issues, so that students can experience the range of possible in modern contract law. To save time, the authors avoid extensive citation of academic scholarship except as it pertains to the cases being studied. Certain traditional subjects such as offer and acceptance and consideration are reduced to the bare minimum, where more pivotal subjects such as form contracts and arbitration clauses are considered at length.

Hornbook on Torts - Dan B. Dobbs 2015-12-27

This single-volume hornbook provides a comprehensive overview of tort and injury law. The book covers all of the major topics in tort law. Topics include liability for physical injuries, as well as emotional, dignitary, and economic harms. This newly updated edition includes citations to hundreds of cases and statutes decided over the last decade, as well as references to the Restatement (Third) of Torts.

Contracts - Christina Kunz 2018-05-07

About 25% shorter than the previous edition, the third edition of this casebook contains both traditional edited case opinions and numerous brief example cases so students can learn from reviewing multiple applications of the legal rules. Well placed text boxes provide "reading critically" questions preceding cases and supplemental information and additional questions at crucial junctures. Tables and flowcharts demonstrate connections among concepts and give visual learning cues. With the guidance provided, students are able to prepare more effectively for class, so they start class at a more sophisticated level and proceed more easily to deeper analysis. The book also includes frequent problem sets, both essay and multiple-choice, to test and expand students' understanding. The accompanying electronic version links directly to cited sources and to related multiple-choice problems. In addition to classic contract cases the book includes new cases chosen because of their teachability and because they address current issues and modern business practices. "Practice Pointers" provide a transactional focus by exploring practical implications of legal doctrine. The book no longer contains the text of Restatement and UCC provisions, so it should be accompanied by a statutory supplement.

Principles of Legal Research - Kent C. Olson 2009

Principles of Legal Research will be published in June and available for fall 2009 class adoptions. Principles of Legal Research is the long-awaited successor to the venerable How to Find the Law, 9th edition, thoroughly updated for the electronic age. The text provides encyclopedic yet concise coverage of research methods and resources using both free and commercial websites as well as printed publications. An introductory survey of research strategies is followed by chapters on the sources of U.S. law created by each branch of government, discussion of major secondary sources, and an overview of international and comparative law. Sample illustrations are included, and an appendix lists nearly 500 major treatises and looseleaf services by subject.

Principles of Administrative Law - Keith Werhan 2014

Inside Contract Law - Michael B. Kelly 2010-12-16

With dynamic learning features and visual aids, the Inside Series helps you make the most of your study time, throughout the semester and as you prepare for the final. Unlike heavily abridged treatises, the Inside Series is carefully written in a concise, straightforward style that clearly identifies the essential components of the law and how they fit together. You can quickly learn what is important and why. Overviews and Tables of Contents in each chapter act as a roadmap to guide you through topics, showing you how each relates to the larger legal framework. FAQs clarify points of law and help you avoid common mistakes and misconceptions. Sidebars give fascinating additional detail from legal history, policy, famous cases and more. The graphic design supports your visual learning, and features such as bolded key terms, summaries, and Connections help reinforce your understanding while giving you ample opportunity for self-review.

Surprisingly concise, visually compelling, the Inside Series is extremely useful throughout the semester to help you identify the essential components of the law and how they fit together. Comprehensive coverage of the essential topics emphasizes what you need to know and why. Clear, straightforward, informal writing explains every topic for you without over-simplifying the concepts. Overviews and Tables of Contents in each chapter act as a roadmap to guide you through topics, showing you why each matters and how it fits into the larger framework of the law. FAQs clarify points of law and help you avoid common mistakes and misconceptions. Sidebars enrich the text with fascinating detail from legal history, policy, famous cases and more. Bolded key terms, Connections and summaries reinforce your understanding and give you ample opportunity for self-review. The overall graphical design of the series supports your visual learning.

Concepts and Case Analysis in the Law of Contracts - Marvin A. Chirelstein 2001

Background Elements: Contract Curve and Expectation Damages; Consideration and the Bargained-for Exchange; Contract Formation; Unfairness and Unconscionability; Contract Interpretation; Performance and Breach; Mistake and Impossibility; Remedies; Third-Party Beneficiaries.

BASIC CONTRACT LAW - Lon L. Fuller, Melvin Aron Eisenberg 1981

The Forms and Functions of Tort Law - Kenneth S. Abraham 2002

The perfect accompaniment to any torts casebook, The Forms and Functions of Tort Law covers all the major cases and issues in the standard torts course, sharing Professor Abraham's scholarly insights developed over 25 years of teaching. This analytical text addresses the cases and analyzes their implications, presenting the law of torts within a curricular context and covering the materials that law students are likely to encounter in a variety of courses. The straightforward, readable text in this paperback addresses both rules and policy and presents topics in a way that helps students grapple with the issues more effectively. Organized in the traditional manner, topics covered include intentional torts, negligence, cause-in-fact, proximate cause, defenses, strict liability, nuisance, products liability, damages, tort reform, invasion of privacy, defamation, misrepresentation, and the economic interference torts. Each chapter stands on its own, making the book ideal for use as a classroom text as well as for self-directed reading by students.

Principles of Contract Law - Robert A. Hillman 2004

This overview of contract law explains concepts clearly and concisely, in an informal, humorous style. For ease of reading and understanding, the book omits footnotes that often increase the difficulty and complexity of the issues. Instead, the footnotes cite cases, with most including short quotations to substantiate assertions made in the text. It also contains numerous examples and illustrations, often with the reader assigned a role in the problem, on the theory that the reader will be most interested and attentive with something at stake. Cross references enable review concepts that constitute building blocks for the current material.

Taming the Past - Robert W. Gordon 2017-06-09

A critical catalogue of how lawyers use history - as authority, as evocation of lost golden ages, as a nightmare to escape and as progress towards enlightenment.

Cases and Problems on Contracts - John D. Calamari 2004

Started as an experiment that has proven to be successful, the methodology in Cases and Problems on Contracts helps law students exercise analytic thinking and enables them to master basic contracts by working problems and dissecting cases. The material employs the problem method in tandem with case dissection to develop students' interest and increase their store of knowledge. Cases and Problems on Contracts includes sections on the agreement process, consideration, moral obligation, consideration, third-party beneficiaries, assignment and delegation, statute of frauds, and discharge of contracts. The editors have included many cases involving lawyers as contracting parties to illuminate various aspects of professional responsibility.

The Essential Law Dictionary - Amy Hackney Blackwell 2008

The Essential Law Dictionary is an essential up-to-date legal reference, containing over 3,000 entries explaining legal language that can often be hard to understand, even for lawyers. This book focuses on defining the terms that people today are most likely to encounter when dealing with the law. The definitions

are clear, concise, and easy-to-understand. Whether you are a lawyer, a law student, or a layperson, this handy reference will help you understand the precise meaning of any legal term.

Principles of Contract Law - Kevin Scott Marshall 2013

The law of contracts permeates most, if not all, other subjects of legal education. The third edition of *Principles of Contract Law* surveys the fundamental legal principles underlying the law of contracts, addressing such customary topics as contract formation, defenses and other doctrines of avoidance, breach and performance, remedies, as well as such other collateral but related topics involving third-party beneficiaries, assignments and delegations. The text addresses the traditional common law principles governing contracts, and yet is accompanied by a steadied discussion of relevant commercial law principles pertaining to the sale of goods under Article 2 of the Uniform Commercial Code. When able to do so, the authors remained loyal to their commitment to utilize time-honored, classic common law cases in their presentment of the subject matter. While this textbook adopts a classical approach to the study of contracts, it is also provides a relevant and robust experience for the aspiring law student. About the Authors: Kevin S. Marshall is Professor of Law at the University of La Verne College of Law, Ontario California where he teaches Contracts, Antitrust, Corporate Finance and Governance and Law & Economics. Professor Marshall also serves as Lecturer at the University of La Verne College of Business and Public Administration where he teaches graduate courses in finance, economics and quantitative methods. Professor Marshall joined the La Verne Law faculty in 2004, after having practiced law for approximately twenty years in Dallas, Texas. Professor Marshall received his J.D. from Emory University School of Law and his M.P.A. and his PH.D. in Political Economy from the University of Texas. Professor Marshall also serves as both a testifying and consulting economic expert with respect to economic damages in Robinson-Patman, antitrust, breach of contract, class-action fairness hearings, wrongful termination, employment discrimination, personal injury, and wrongful death cases. Professor Marshall has published and presented numerous books and articles involving the interdisciplinary workings of law and economics. Juanda Lowder Daniel currently serves as University Counsel to California State University. Professor Daniel formerly taught at the University of La Verne College of Law at the rank of Full Professor teaching Contracts, Contract Drafting and Sales. Professor Daniel received her J.D. from Emory University School of Law. Professor Daniel joined the La Verne Law faculty in 2001, bringing with her a wealth of practice experience and moot court familiarity. Professor Daniel also spent four years as deputy city attorney for the City of Riverside, California, and several years in private practice. She is a member of the state bars of California, Michigan, Illinois, Washington, and Minnesota and is admitted to the United States District Court, Central District of California. Professor Daniel has published and presented numerous articles on various aspects of the law of Contracts and Sales.

Contracts - 1968

The Fundamentals of Contract Law and Clauses - Nancy S. Kim 2016-09-30

This accessible textbook helps students learn essential transactional skills by explaining the meaning and purpose of common contract clauses and exploring some potential pitfalls associated with their use. Nancy Kim utilizes select case summaries and contract clause examples to illustrate doctrinal concepts and how they may affect a transaction. The *Fundamentals of Contract Law and Clauses* will prove to be an invaluable resource in the classroom, as it will support law students in becoming preventive lawyers by teaching them how to preempt problems, reduce risks and add value to transactions.

Contract Law - MARTHA. ERTMAN 2019-12-13

Contracts: An Integrated Approach (Doctrine and Practice Series) conveys traditional contract doctrine in a user-friendly format designed to reach 21st century students. Its integrated online and hard-copy elements provide a sophisticated interactive educational experience that professors can administer even in large classes. Each new topic starts with a short 5-minute video that gives students a "mind map" or "scaffold" for the upcoming material. Short quizzes in the videos and at the end of each chapter provide on-line formative assessments of ascending difficulty. The hard-copy text poses questions before and after each case to direct attention to core issues and stimulate deeper thinking, and also features text boxes to define crucial legal terms or provide cross-references. Both hard copy-and online materials are presented in a visually

compelling format to keep students engaged. The balance of time-tested classic cases and recent opinions provides relevant fact situations and also illustrates the continuing relevance of ancient doctrines in new contexts such as online adhesion contracts. Other innovative features of the book include: Multiple formative exercises Problem sets to apply doctrine and introduce drafting terms, concepts & techniques Embedded quizzes in on-line introductory videos End-of-chapter bar exam style multiple choice quizzes Experiential elements such as practice-pointer text boxes Images throughout the text that emphasize doctrines' real-life implications Inclusivity through gender and racially diverse photos of judges, avatars in videos, and pronoun use in hypotheticals

Get a Running Start - David C. Gray 2016

The first of its kind, this book offers a global overview of the first-year curriculum in a single volume. In short, available lessons, *Get a Running Start* covers all the major concepts taught in each of the courses most commonly offered in the first year of law school: criminal law, torts, civil procedure, constitutional law, property, and contracts. Each of the courses comprising this book is written by a specialist in the field who is a decorated teacher with years of experience in the classroom. In this volume, they have distilled that experience and expertise to produce the tool they wish they had when they first were thinking about and then actually began law school: a clear, concise introduction to the entire first-year curriculum. *Get a Running Start* is a valuable tool for first-year law students, giving them a running start on their law school careers and putting them in the best position to enter the profession. By reading through all the lessons for a course, first-year students will get a complete overview of each course early in the semester. As the semester goes forward, students can accelerate their learning and comprehension by reviewing individual lessons when preparing for class. As the semester comes to a close, the lessons in this book provide an invaluable framework for outlining and exam preparation. *Get a Running Start* is also the ideal introduction for undergraduate students. For formal pre-law or Introduction to American Law courses, this book will provide students with a comprehensive overview broken into concise, digestible chunks that are ideal for further development in lecture or discussion sections. Outside the classroom, *Get a Running Start* offers a stimulating introduction to fundamental legal concepts that will engage those who might be thinking about going to law school and citizens who simply want to know more about the law as a central feature of public life. Among the many features of this book readers will find useful and attractive are: An introductory chapter offering advice on how to structure a successful preparation and study process starting with the summer before law school and running straight through exams. Insiders' advice from successful law students and recent graduates on class preparation, course selection, career development, and managing the stress of law school. Short lessons that provide readers with an introduction to the major concepts for a day or week of law school classes in 10-15 minutes. Complete course coverage that will allow readers to get a global overview of a first-year law course in the span of an afternoon. Frequent use of examples and hypotheticals to illustrate major points in an available way. Short "Takeaway" summaries at the end of each lesson that highlight the main points and provide a quick reference or refresher. "Bonus" lessons offering quick primers on topics such as legal reasoning and statutory interpretation.

Principles of Arbitration Law - Stephen J. Ware 2017

The Concise Hornbook *Principles of Arbitration Law* is an authoritative and extensively cited treatise on arbitration. It thoroughly discusses general arbitration law--from federal preemption of state law to the formation, performance, and enforcement of arbitration agreements--and provides in-depth coverage of specialized law governing international arbitration and labor arbitration. The last few decades have witnessed the growth of a large body of legal doctrine--from statutes, judicial decisions, and other sources--focused on arbitration. This Concise Hornbook summarizes that body of law, so should be useful to lawyers and scholars researching arbitration law and to students learning about arbitration. This Concise Hornbook is designed to be used as the primary or secondary text in a law school course. Many teachers of arbitration design their courses to develop a wide array of practice skills, generally through the use of role-playing exercises. Because this book is clear and concise, students reading it can quickly gain a solid understanding of arbitration's central concepts and legal doctrines. This efficient use of time enables the teacher to devote many class sessions to role-playing exercises, and discussion of them. This Concise Hornbook can also serve as the primary text for arbitration seminars. Before venturing into a field of scholarship, students generally

need a solid foundation in the field's central concepts and legal doctrines. This book provides that

foundation with only a limited amount of reading, thus enabling students to devote substantial time to the seminar's more-advanced work of reading scholarly articles and writing original papers.