

Contracts Black Letter Series

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Contracts, Keyed to Knapp, Crystal, and Prince, 7th Ed.
SHORT & HAPPY GUIDE TO CONTRACTS.
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Examples & Explanations for Contracts
Calamari and Perillo on Contracts
Mastering Contract Law

Multistate Bar Exam (Mbe) Review

A Pulitzer Prize-winning history of the mistreatment of black Americans. In this

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'precise and eloquent work' - as described in its Pulitzer Prize citation - Douglas A. Blackmon brings to light one of the most shameful chapters in American history - an 'Age of Neoslavery' that thrived in the aftermath of the Civil War through the dawn of World War II. Using a vast record of original documents and personal narratives, Blackmon unearths the lost stories of slaves and their descendants who journeyed into freedom after the Emancipation Proclamation and then back into the shadow of involuntary servitude thereafter. By turns moving, sobering and shocking, this unprecedented account reveals these stories, the companies that profited the most from neoslavery, and the insidious legacy of racism that reverberates today.

Black Letter Outline on Basic Criminal Procedure

A favorite among successful students, and often recommended by professors, the unique Examples & Explanations series gives you extremely clear introductions to concepts followed by realistic examples that mirror those presented in the classroom throughout the semester. Use at the beginning and midway through the semester to deepen your understanding through clear explanations, corresponding hypothetical fact patterns, and analysis. Then use to study for finals by reviewing the hypotheticals as well as the structure and reasoning behind the accompanying analysis. Designed to complement your casebook, the trusted Examples & Explanations titles get right to the point in a conversational, often humorous style

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that helps you learn the material each step of the way and prepare for the exam at the end of the course. The unique, time-tested Examples & Explanations series is invaluable to teach yourself the subject from the first day of class until your last review before the final. Each guide: helps you learn new material by working through chapters that explain each topic in simple language challenges your understanding with hypotheticals similar to those presented in class provides valuable opportunity to study for the final by reviewing the hypotheticals as well as the structure and reasoning behind the corresponding analysis quickly gets to the point in conversational style laced with humor remains a favorite among law school students is often recommended by professors who encourage the use of study guides works with ALL the major casebooks, suits any class on a given topic provides an alternative perspective to help you understand your casebook and in-class lectures

Farnsworth on Contracts

Construction Law

After your casebook, Casenote Legal Briefs will be your most important reference source for the entire semester. It is the most popular legal briefs series available,

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with over 140 titles, and is relied on by thousands of students for its expert case summaries, comprehensive analysis of concurrences and dissents, as well as of the majority opinion in the briefs. Casenote Legal Briefs Features: Keyed to specific casebooks by title/author; Most current briefs available; Redesigned for greater student accessibility; Sample brief with element descriptions called out; Redesigned chapter opener provides rule of law and page number for each brief; Quick Course Outline chart included with major titles; Revised glossary in dictionary format

Getting to Maybe

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

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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.

Acing Contracts

This comprehensive and clearly written text is designed to help students recognize and understand the basic principles and issues covered in law school courses in corporate taxation at both the J.D. and LL.M. levels. It explains all the fundamental concepts and transactions affecting C and S corporations and their shareholders, and includes numerous illustrative examples, self-test questions with answers, and sample exam questions. The Ninth Edition incorporates all relevant provisions of the 2017 legislation known as the Tax Cuts and Jobs Act.

Law of Remedies

The definitive career guide for grad students, adjuncts, post-docs and anyone else eager to get tenure or turn their Ph.D. into their ideal job Each year tens of thousands of students will, after years of hard work and enormous amounts of

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money, earn their Ph.D. And each year only a small percentage of them will land a job that justifies and rewards their investment. For every comfortably tenured professor or well-paid former academic, there are countless underpaid and overworked adjuncts, and many more who simply give up in frustration. Those who do make it share an important asset that separates them from the pack: they have a plan. They understand exactly what they need to do to set themselves up for success. They know what really moves the needle in academic job searches, how to avoid the all-too-common mistakes that sink so many of their peers, and how to decide when to point their Ph.D. toward other, non-academic options. Karen Kelsky has made it her mission to help readers join the select few who get the most out of their Ph.D. As a former tenured professor and department head who oversaw numerous academic job searches, she knows from experience exactly what gets an academic applicant a job. And as the creator of the popular and widely respected advice site *The Professor is In*, she has helped countless Ph.D.'s turn themselves into stronger applicants and land their dream careers. Now, for the first time ever, Karen has poured all her best advice into a single handy guide that addresses the most important issues facing any Ph.D., including: -When, where, and what to publish -Writing a foolproof grant application -Cultivating references and crafting the perfect CV -Acing the job talk and campus interview -Avoiding the adjunct trap -Making the leap to nonacademic work, when the time is right *The Professor Is In* addresses all of these issues, and many more.

Contract Law

The Professor Is In

Making and Doing Deals is a book that your students will learn from long after they graduate. It is also a book that should be fun for you to teach from. It's a book that students will enjoy, and, therefore, a book that they will read. Since the First Edition, students have been reading Making and Doing Deals because the cases, problems, and text not only help them learn what they need to know as first-year law students, but also address the real-world problems and situations they will encounter after their final exam.

International Trade and Carriage of Goods

This convenient paperback from a highly respected author team supplements the authors' own casebook as well as any other casebook for Contracts. It reproduces most sections from the Restatement (Second) of Contracts black-letter text with selected comments, examples, and illustrations; most sections of the Uniform Commercial Code Articles 1 and 2, with more select sections of Articles 2A, 3 and 9; most articles from the United Nations Convention on Contracts for the

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International Sale of Goods (CISG); and many articles from the UNIDROIT Principles of International Commercial Contracts. This supplement also reproduces excerpts from other relevant source materials and provides accompanying commentary to enhance the study of contract law. Rules of Contract Law (2019 Edition) includes: • Restatement (Second) of Contracts • Restatements of the Law of Agency (Third), Employment Law, and Restitution and Unjust Enrichment (Third) • Principles of the Law of Software Contracts • Uniform Commercial Code Articles 1 and 2 and excerpts from Articles 2A, 3, and 9 • U.N. Convention on Contracts for the International Sale of Goods • UNIDROIT Principles of International Commercial Contracts (2016) • Materials on Electronic Contracting (UCITA, UETA, and E-Sign Act) • Comment on Commercial, Employment, and Consumer Arbitration • Contract Drafting: A Sample Problem Highlights of the 2019 Edition: Expansive coverage of Restatement (Second) of Contracts, but more concise than prior edition Select provisions from other Restatements, including Restitution and Unjust Enrichment (Third), Agency (Third), and Employment, as well as Principles of Law of Software Contracts Expansive coverage of UCC Articles 1 and 2 Expansive coverage of the CISG Commentary on arbitration and contract drafting problems

Российский Гражданский Кодекс

This book consists of edited versions of the papers delivered at the Institute of International Shipping and Trade Law's 11th International Colloquium, held at

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Swansea Law School in September 2015. Featuring a team of contributors at the top of their profession, both in practice and academia, these papers have been carefully co-ordinated so as to ensure to give the reader a first class insight into the issues surrounding international sale and carriage contracts. The book is set out in three parts: Part I offers a detailed and critical analysis on emerging issues and unresolved questions in international sales and the carriage contracts affected to facilitate such sales. Part II critically and thoroughly analyses the legal issues that often arise in the context of security over goods, letters of credit and similar documents. Part III is dedicated to a critical and up-to-date discussion on matters concerning cargo insurance in this context. With its breadth of coverage and high-quality analysis, this book is vital reading for both professional and academic readers with an interest in international trade and carriage of goods.

Rules of Contract Law

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

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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

Criminal Law

Receive complimentary lifetime digital access to the eBook with new print purchase. Updated to include the latest amendments, this statutory supplement provides the clearest and most useful collection of statutes and rules for courses in civil procedure--even including a sample set of local rules. The Supplement's unique organizational structure presents much information, but manages to do so

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without sacrificing a clean and usable presentation of the rules. A clever system of annotation succinctly explains amendments, and a separate presentation of the advisory committee notes now grouped by rule allows inclusion of red-lined versions of the rules, thus making the notes easy to understand and enabling reconstruction of the versions formerly in effect. This presentation reflects the fact that advisory committee notes are as important to a theoretical study of civil procedure as to a doctrinal or practical approach.

Essential Elements

Aspen Publishers, the leader in legal education, introduces the first of many new products in the Emanuel Bar Review line. The Rigos Bar Review series, by James J. Rigos, provides a complete, yet manageable approach to Bar Exam preparation, and is an excellent home-study tool for students who are first-time or repeat test-takers. Using the time-tested and effective methods of Jim Rigos' more than 27 years of Bar Review expertise, this volume of the Multistate Bar Exam (MBE) Review covers Contracts, Torts, and Real Property, and is an invaluable self-study tool in Bar Review. The text contains comprehensive coverage of these three MBE subjects, and offer strategies for analyzing MBE questions. The unique Magic Memory Outlines software and Make Your Own Exam feature on the free, included CD present a whole new element to studying for the MBE - allowing students to develop successful outlines for memorization of MBE topics while continuing to

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hone their skills in necessary practice for the exam. Students using Multistate Bar Exam (MBE) Review are not just receiving a print book - they are receiving an entire program built within a successfully validated model. Why students will love Rigos: Comprehensive: Combines excellent coverage and outlines with practice questions with full answer rationales Dependable: Rigos is powered by Emanuel - the same Emanuel who got you through law school with CrunchTime, Law in a Flash, and Emanuel Law Outlines Affordable: Rigos volumes can be purchased individually or as a full set, and provide all the benefits of a comprehensive Bar Review course without requiring you to pay thousands of dollars A name you know. A name you trust. Emanuel Bar Review - helping law students succeed.

Basic Contract Law

Taking an anthropological approach, Essential Principles of Contract and Sales Law in the Northern Pacific highlights how regional customary and traditional law interact with Anglo-American concepts of contract and sales law to produce a unique amalgam of substantive law in this Pacific region. Author and law professor Daniel P. Ryan compiles and discusses the current contract and sales law applicable in the Pacific region, including the Republics of Palau and the Marshall Islands, Hawaii, Guam, Northern Mariana Islands, American Samoa, and the Federated States of Micronesia. Ryan compares and contrasts this regional law to international standards, including the UN Sale of Goods Convention, the UNIDROIT

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Principles of Contract Law, UNCITRAL Model Law for E-Commerce, the Uniform Commercial Code, the Revised Uniform Commercial Code, and the Restatement (Second) of Contracts. Essential Principles of Contract and Sales Law in the Northern Pacific is essential reading for members of the judiciary, academics, practitioners, students, and businesses within the region and their major trade partners.

Contracts

This innovative book provides a thorough and comprehensive guide to construction law by blending together black letter law and socio-legal approaches. This mixed methodology makes an ideal introduction to the subject for those studying to enter the Architecture, Engineering and Construction (AEC) Industry in a professional capacity. Designed to equip the student with all they need to know about construction law, the topics covered include: The fundamentals of law and the English legal system Contract, business, tort and property law Procurement, subcontracting and partnering Building Information Modelling and best practice Dispute resolution including mediation, arbitration, litigation and adjudication The books suitability for study is enhanced by its logical structure, chapter summaries and further reading lists whilst the role of law in achieving a more collaborative and less confrontational AEC industry is examined in detail. Construction Law: From Beginner to Practitioner takes the reader on a journey from basic legal

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concepts through to a more detailed appreciation of what the AEC needs as a specialist client for legal services. This book is useful not only for understanding the basics, but also as a reference that practitioners will use time and again.

Ask a Manager

The modern federal wealth transfer tax regime traces back to the Revenue Act of 1916. Today, the federal wealth transfer tax regime consists of three separate taxes: (1) the federal estate tax; (2) the federal gift tax; and (3) the federal generation-skipping transfer tax. All three taxes are excises imposed on the gratuitous transfer of wealth by individuals. Yamamoto and Donaldson's Black Letter Outline on Federal Wealth Transfer Taxes thoroughly covers and explains all three types of federal wealth transfer taxes.

Slavery by Another Name

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

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the statute of frauds. The discharge of contracts and illegal bargains are also the subject of separate chapters.

Conflict of Laws

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.

Contracts

Professors Fischl and Paul explain law school exams in ways no one has before, all with an eye toward improving the reader's performance. The book begins by describing the difference between educational cultures that praise students for "right answers," and the law school culture that rewards nuanced analysis of ambiguous situations in which more than one approach may be correct. Enormous care is devoted to explaining precisely how and why legal analysis frequently

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produces such perplexing situations. But the authors don't stop with mere description. Instead, *Getting to Maybe* teaches how to excel on law school exams by showing the reader how legal analysis can be brought to bear on examination problems. The book contains hints on studying and preparation that go well beyond conventional advice. The authors also illustrate how to argue both sides of a legal issue without appearing wishy-washy or indecisive. Above all, the book explains why exam questions may generate feelings of uncertainty or doubt about correct legal outcomes and how the student can turn these feelings to his or her advantage. In sum, although the authors believe that no exam guide can substitute for a firm grasp of substantive material, readers who devote the necessary time to learning the law will find this book an invaluable guide to translating learning into better exam performance. "This book should revolutionize the ordeal of studying for law school exams... Its clear, insightful, fun to read, and right on the money." — Duncan Kennedy, Carter Professor of General Jurisprudence, Harvard Law School "Finally a study aid that takes legal theory seriously... Students who master these lessons will surely write better exams. More importantly, they will also learn to be better lawyers." — Steven L. Winter, Brooklyn Law School "If you can't spot a 'fork in the law' or a 'fork in the facts' in an exam hypothetical, get this book. If you don't know how to play 'Czar of the Universe' on law school exams (or why), get this book. And if you do want to learn how to think like a lawyer—a good one—get this book. It's, quite simply, stone cold brilliant." — Pierre Schlag, University of Colorado School of Law (Law Preview Book

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Review on The Princeton Review website) Attend a Getting to Maybe seminar! Click here for more information.

Black Letter Outline on Antitrust

Drafting and Analyzing Contracts

Contract Law

Mastering Contract Law explores the basic principles and purposes of contract law, including a discussion of background principles and traditions of private ordering. The book explains contract formation, interpretation, and the requirement of written evidence for enforcement of certain types of promises. It explores the themes and doctrines of reliance, restitution, and the importance of public policy in contract law. Chapters include all of the areas of contract law typically covered in the first-year course, including the bargained-for exchange, unenforceable contracts, performance and breach, obstacles to performance, modification, pre-contractual obligation, remedies and damages, and stakeholders other than contracting parties, including the third-party beneficiary doctrine, delegation and

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assignment. The organization of the book reflects the five sequential questions that frame the thought processes of lawyers and judges dealing with contracts issues. For example, before considering whether a party's conduct amounts to a breach, a judge would answer the question whether the parties had indeed formed a contract. In addition to explaining the major cases traditionally covered in contracts classes, the authors present common-sense examples and hypotheticals in order to link student intuitions about fairness and competition to the law of contracting. This book is part of the Carolina Academic Press Mastering Series edited by Russell L. Weaver, University of Louisville School of Law.

Cases and Materials on Contracts, Making and Doing Deals

Federal Rules of Civil Procedure and Selected Other Procedural Provisions

The ideal graduation gift for anyone about to enter the workforce, a witty, practical guide to 200 difficult professional conversations—featuring all-new advice from the creator of the popular website Ask a Manager and New York's work-advice columnist. There's a reason Alison Green has been called "the Dear Abby of the work world." Ten years as a workplace-advice columnist have taught her that

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people avoid awkward conversations in the office because they simply don't know what to say. Thankfully, Green does—and in this incredibly helpful book, she tackles the tough discussions you may need to have during your career. You'll learn what to say when

- coworkers push their work on you—then take credit for it
- you accidentally trash-talk someone in an email then hit “reply all”
- you're being micromanaged—or not being managed at all
- you catch a colleague in a lie
- your boss seems unhappy with your work
- your cubemate's loud speakerphone is making you homicidal
- you got drunk at the holiday party

Advance praise for *Ask a Manager* “A must-read for anyone who works . . . [Alison Green's] advice boils down to the idea that you should be professional (even when others are not) and that communicating in a straightforward manner with candor and kindness will get you far, no matter where you work.”—Booklist (starred review) “I am a huge fan of Alison Green's *Ask a Manager* column. This book is even better. It teaches us how to deal with many of the most vexing big and little problems in our workplaces—and to do so with grace, confidence, and a sense of humor.”—Robert Sutton, Stanford professor and author of *The No Asshole Rule* and *The Asshole Survival Guide* “Clear and concise in its advice and expansive in its scope, *Ask a Manager* is the book I wish I'd had in my desk drawer when I was starting out (or even, let's be honest, fifteen years in).”—Sarah Knight, New York Times bestselling author of *The Life-Changing Magic of Not Giving a F*ck*

Contracts

Examples and Explanations for the Law of Torts

This Contracts outline discusses consideration (including promissory estoppel and moral or past consideration), mutual assent, defenses (including mistake, fraud, duress, unconscionability, statute of frauds, and illegality), third-party beneficiaries, and assignment of rights and delegation of duties. It also covers conditions, substantial performance, material v. minor breach, anticipatory breach, impossibility, discharge, and remedies (including damages, specific performance, and liquidated damages).

The Construction of Commercial Contracts

Types of Remedies; Equity; Law-Equity Distinction; Contempt; Discretion; Balancing Equities; Adequacy of Legal Remedy; Jury Trial in Equity; Injunctions and Provisional Injunctive Relief; Principles of Damages; Basic Rules; General Damages and Consequential Damages; Proving Market Value; Interest; Reduction to Present Value; Inflation; Benefits from a Tort; Avoidable Consequences; Attorney Fees Recovery; Punitive Damages; Restitution; Restitution at Law and in Equity; Constructive Trust; Measurement of Restitution; Defenses; Harms to Tangible Property; Land; Personal Property; Interference with Economic Rights; Invasion of

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Civil Rights and Dignitary Interests; Personal Injury and Wrongful Death; Fraud and Misrepresentation; Duress, Undue Influence and Other Unconscionable Conduct; Mistake in Contracting and Gift Transactions; Remedies for Breach of Contract; Unenforceable Contracts.

Contracts, Keyed to Knapp, Crystal, and Prince, 7th Ed.

Contract Law: A Case & Problem-Based Approach provides an organizational structure that introduces students to each major area of contract law before exploring these areas in greater depth later in the casebook. Specifically, the casebook is broken into three major parts, each of which is designed not only to orient the students to the major subject areas of contract law, but is also meant to help them appreciate the connections and relationships between and among these subject various areas. Short problems and drafting exercises are included throughout the book to test the students' understanding of material presented in the casebook and during classroom discussion. Additionally, included in the text are "thinking tools," which are designed to help the student think critically about the law, along with theoretical, historical, doctrinal, contextual, and practice-oriented notes to enrich the students' black-letter experience. Key Features: Three-part design allows students to gain an appreciation of all parts of contract law and

- Brief introductions before each major section, along with thought questions designed to guide the students' reading. Short problems and drafting exercises

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throughout the book to test the students' understanding of material presented in the casebook and during classroom discussion. "Thinking tools," designed to help the student think critically about the law, along with theoretical, historical, doctrinal, contextual, and practice-oriented notes to enrich the students' black-letter experience. A healthy balance of classic and modern cases to illustrate major contract law concepts.

SHORT & HAPPY GUIDE TO CONTRACTS.

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.

Essential Principles of Contract and Sales Law in the Northern

Pacific

Purchaser's Formbook of Contracts & Agreements

Black Letter Outlines are designed to help a law student recognize and understand the basic principles and issues of law covered in a law school course. Black Letter Outlines can be used both as a study aid when preparing for classes and as a review of the subject matter when studying for an examination. Each Black Letter Outline is written by experienced law school professors who are recognized national authorities in their subject area.

Black Letter Outline on Corporate Taxation

Cases and Problems on Contracts

Property

Black Letter Outlines are designed to help a law student recognize and understand

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the basic principles and issues of law covered in a law school course. Black Letter Outlines can be used both as a study aid when preparing for classes and a review of the subject matter when studying for an examination. This outline covers: Antitrust Economics - Price Theory and Industrial Organization; Cartels, Tacit Collusion, Joint Ventures and Other Combinations of Competitors; Monopolization, Attempt to Monopolize and Predatory Pricing; Vertical Integration and Vertical Mergers; Tie-ins, Reciprocity, Exclusive Dealing and the Franchise Contract; Resale Price Maintenance and Vertical Nonprice Restraints; Refusals to Deal; Horizontal Mergers; Conglomerate and Potential Competition Mergers; Price Discrimination and Differential Pricing Under the Robinson-Patman Act; Jurisdictional, Public Policy and Regulatory Limitations on the Domain of Antitrust; and Enforcement, Procedure and Related Matters.

Federal Wealth Transfer Taxes

A favorite classroom prep tool of successful students that is often recommended by professors, the Examples & Explanations (E&E) series provides an alternative perspective to help you understand your casebook and in-class lectures. Each E&E offers hypothetical questions complemented by detailed explanations that allow you to test your knowledge of the topics in your courses and compare your own analysis. Here's why you need an E&E to help you study throughout the semester: Clear explanations of each class topic, in a conversational, funny style. Features

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hypotheticals similar to those presented in class, with corresponding analysis so you can use them during the semester to test your understanding, and again at exam time to help you review. It offers coverage that works with ALL the major casebooks, and suits any class on a given topic. The Examples & Explanations series has been ranked the most popular study aid among law students because it is equally as helpful from the first day of class through the final exam.

Contracts

Basic Criminal Procedure is a clear and comprehensive outline of the most important principles and issues taught in the basic Criminal Procedure law school course. It covers the 4th, 5th, and 6th Amendments, including Exceptions to the Warrant requirement, Remedies for 4th Amendment violations, the Privilege Against Self-Incrimination, Limits on Identification Evidence and the Right to Counsel. Basic Criminal Procedure also provides sample examination questions and answers.

Examples & Explanations for Contracts

Black Letter Outlines are designed to help a law student recognize and understand the basic principles and issues of law covered in a law school course. Black Letter

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Outlines can be used both as a study aid when preparing for classes and as a review of the subject matter when studying for an examination. Each Black Letter Outline is written by experienced law school professors who are recognized national authorities in their subject area.

Calamari and Perillo on Contracts

This book adopts a principled approach to the law applied in the construction of commercial contracts. This approach is presented as part of a coherent theory of the law of contract construction which makes a unique contribution to scholarship and understanding of the most important aspect of the practice of commercial lawyers. The law is explained by reference to three stages in construction. It distinguishes the preliminary stage in which context is established, from the 'meaning' and 'application' stages of contract construction. The approach provides insights both into the practical problems that lawyers face, in particular in relation to admissibility of extrinsic evidence, and the theoretical underpinnings of the subject. The book also explains the relationship between intention and construction, and discusses general and specific rules that determine the results of construction disputes. Each chapter is introduced by statements of its objectives and the book includes simple definitions of key concepts, as well as summaries of the complex principles which comprise the law of construction. In illustrating construction principles and their application, the exposition of the law draws on the

author's knowledge of Australian contract law and the influence and role of the UNIDROIT principles, CISG and the American Restatement (Second) Contracts.

Mastering Contract Law

This study aid features an innovative method of content organization. It uses a checklist format to lead students through questions they need to ask to fully evaluate the legal problem they are trying to solve. It also synthesizes the material in a way that most students are unable to do on their own, and assembles the different issues, presenting a clear guide to procedural analysis that students can draw upon when writing their exams. Other study aids provide sample problems, but none offer the systematic approach to problem solving found in this book.

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