Legal Methods and Systems—Carl Franklin Stychn 2010 ‘Legal Methods and Systems’ uses a text and materials format to provide a mini library and integrated teaching tool for legal method, English legal system and introduction to law courses.

Legal Methods and Systems—Carl Franklin Stychn 2007 A practical guide for solicitors who are advising elderly clients, covering issues relating to care, capacity, powers of attorney, wills and inheritance tax planning. These issues are relevant to all clients, but are of particular importance to older clients.

Legal Method—Ian McLeod 2013-05-31 The Palgrave Macmillan Law Masters series is a long-running and successful list of titles offering clear, concise and authoritative guides to the main subject areas, written by experienced and respected authors. This ninth edition of Legal Method provides a lively introduction to the nature of the English legal system and its sources, and to the techniques which lawyers use when handling those sources. The text assumes no prior knowledge and makes its content accessible by clarity of expression rather than by dilution of content. In addition to more conventional sources, writers as varied as Jonathan Swift, Alexander Pope and T. S. Eliot are cited. This is an ideal course companion for both law undergraduate and GD/CEP students. Includes end of chapter summaries and self-test exercises.

Legal Method—Hanson 1999-03-19

Greens Annotated Rules of the Court of Session 2014/2015—Nigel M. P. Morrison 2014-09-10 Updated to reflect recent developments, this edition of ‘Greens Annotated Rules of the Court of Session’ includes coverage of the Act of Sederunt (Rules of the Court of Session 1994), as well as practice notes and directions.

English Legal System in Context 6e—Fiona Cowrie 2013-07-25 English Legal System in Context takes a unique and highly praised analytical approach to the subject of the English Legal System. Frequent examples are incorporated throughout the text, illustrating the link between theory and practice, while the concise and engaging style enables students to have an excellent understanding of the subject as a whole. A wide range of traditional core areas are covered in the text, such as the courts, case law, legal professionals and civil and criminal proceedings. However, the authors also discuss areas such as the role of private policing and the work of non-police agencies, giving students a balanced overview of the subject area. Additionally, the text provides a wealth of references for students who want to gain a deeper understanding of the legal system. With a clear and logical structure, this perceptive and wide ranging text provides a unique introduction to the English Legal System.

Binding Men—Lois S. Bibbings 2014-03-26 Binding Men tells stories about men, violence and law in late Victorian England. It does so by focusing upon five important legal cases, all of which were binding not only upon the males involved but also upon future courts and the men who appeared before them. The subject matter of Prince (1875), Conen (1882), Dudley and Stephens (1884), Clarence (1888) and Jackson (1891) ranged from child abduction, prize-fighting, murder and cannibalism to transmitting gonorrhoea and the capture and imprisonment of a wife by her husband.

Each case has its own chapter, depicting the events which led the protagonists into the courtroom, the legal outcome and the judicial pronouncements made to justify this, as well as exploring the broader setting in which the proceedings took place. In so doing, Binding Men describes how a particular case can be seen as being a part of attempts to legally limit male behaviour. The book is essential reading for scholars and students of crime, criminal law, violence, and gender. It will be of interest to those working on the use of narrative in academic writing as well as legal methods. Binding Men’s subject matter and accessible style also make it a must for those with a general interest in crime, history and, in particular, male criminality.

Legal Translation—Ingrid Simonne 2019-03-07 In this anthology renowned scholars working in the area of legal translation studies (LTS) focus on current issues and challenges in legal translation emerging from today’s globalisation and internationalisation. Considering both theoretical and practical points of view the contributions present interdisciplinary approaches to legal translation dealing with legal systems in national, EU and international settings, and include civil law and common law as well as supranational and private international law. In addition to the historical evolution of legal systems and of legal translation the papers discuss specific features of legal language and challenges in legal translation, as well as new didactic strategies to deal with the future profiles of legal translators.

Introduction to German Legal Methods—Reinhold Zippelius 2008-01-01 This book is a translation of Reinhold Zippelius’ Juristische Methodenlehre, (Munich, C.H. Beck, tenth edition, 2006). The approach of the original German-language volume is to engage civil law students in the processes by which one learns the law and reasons in the law — thus, the title of Zippelius’ work in English could easily be “Thinking Like a German Lawyer.” This volume was chosen because of its wide influence in Germany and the fact that it provides not only intellectual insight in comparative legal systems, but also equips the practitioner to understand how the civil lawyer sitting across the table understands law — the insider comparativism that is the basis for the entire series.

Nigerian Legal Methods—C. C. Ohuruogu 2013-09-27 This text is a collection of writings on assigned topics by some scholars and lecturers in the Faculty of Law at Benson Idahosa University and those invited from outside the university. The idea to write a text for use in the study of legal methods for law students was borne out of the desire to present a range of updated material in this area of study. The focus of this text is Nigeria. The book is written in simple, easy-to-understand language, and meant essentially for law students in the first year of the five year course in Law, as structured by the National Universities Commission (NUC). Nevertheless, persons who are in need of information or education on different aspects of the Nigerian legal process will also find aspects of the text useful. The contributors come from diverse backgrounds and experiences, which is reflected in their styles of presentation. However, each has endeavoured to present the assigned topic in such a form as to enhance comprehension by the primary beneficiaries. The inclusion of chapters on advocacy and mooting skills, as well as examination skills and strategies, makes this text unique, and allows it to offer more detailed analysis than existing texts in Nigeria provide.

Studies from a Retranslation Culture—Özlem Berk Albachten 2019-05-21 This book highlights the unique history and cultural context of retranslation in Turkey, offering readers a survey of the diverse range of fields, disciplines, and genres in which retranslation has assumed a central position. Further, it addresses largely unexplored issues such as retranslation in Ottoman literature, paraetextual positioning and marketing of retranslations, legal retranslation, and retranslation in music. As such, it makes a valuable contribution to the growing body of research on retranslation by placing special emphasis on non-literary translation.
making the role of retransliteration particularly visible in connection with politics and philosophy in Turkey.

**Comparative Legal Traditions**—Mary Ann Glendon 1994 Contents include history, culture, and distribution of the civil law; legal structures in civil law nations; legal actors in the civil law tradition; procedure in civil law system; sources of law and the judicial process in civil law systems; fields of substantive law in civil law systems with regard to economic aspects of divorce, and the role of courts in policing contracts for unfairness; European law and institutions; the rise and fall of the socialist legal tradition; the common-law tradition; history, culture, and distribution of the common-law tradition; legal structures in England; legal actors in England; procedure in England; legal rules in England; and divisions of English law.

**Information Technology and Lawyers**—Arno R. Lodder 2006-02-20 The gap between information technology and the legal profession is narrowing, in particular due to the Internet and the richness of legal sources that can be found online. This book further bridges the gap by showing people with a legal background what is possible with Information Technology now and in the near future, as well as by showing people with an IT background what opportunities exist in the domain of law.

**New Approach to Legal Translation**—Susan Sarcevic 1997-05-07 One of the first attempts to present a comprehensive study of legal translation, this book is an interdisciplinarily written study in law and translation theory. It is not bound to any specific languages or legal systems, although emphasis is placed on translation between common law and civil law jurisdictions. The main focus is on the translation of texts which are authoritative sources of the law; examples cited primarily from statutes, codes and constitutions (Canada, Switzerland and Belgium), as well as instruments of the European Union and international treaties and conventions. Dealing with theoretical as well as practical aspects of the subject matter, the author analyses legal translation as an act of communication in the mechanism of the law, thus making it necessary to redefine the goal of legal translation. This book is intended for both lawyers and linguists, translation theorists, legal translators and drafters, legal lexiconographers, as well as teachers and students of translation.

**Practice and Theory in Comparative Law**—Maurice Adams 2012-07-05 What does doing comparative law involve? Too often, explicit methodological discussions in comparative law remain limited to the level of pure theory, neglecting to test out critiques and recommendations on concrete issues. This book bridges this gap between theory and practice in comparative legal studies. Essays by both established and younger comparative lawyers reflect on the methodological challenges arising in their own work and in work in their area. Taken together, they offer clear recommendations for, and critical reflection on, a wide range of innovative comparative research projects.

**Legal Knowledge and Information Systems**—IOS Press 2013-11-28 In the same way that it has become part of all our lives, computer technology is now integral to the work of the legal profession. The JURIX Foundation has been organizing annual international conferences in the area of computer science and law since 1988, and continues to support cutting-edge research and applications at the interface between law and computer technology. This book contains the 16 full papers and 6 short papers presented at the 26th International Conference on Legal Knowledge and Information Systems (JURIX 2013), held in December 2013 in Bologna, Italy. The papers cover a wide range of research topics and application areas concerning the advanced management of legal information and knowledge, including computational techniques for: classifying and extracting information from, and detecting conflicts in, regulatory texts; modeling legal argumentation and representing case narratives; improving the retrieval of legal information and extracting information from legal case texts; conducting e-discovery; and, applications involving intellectual property and IP licensing, online dispute resolution, delivering legal aid to the public and organizing the administrative law and regulations. The book will be of interest to all those associated with the legal profession whose work involves the use of computer technology.

**Methods of Comparative Law**—P. G. Monateri 2012-01-01 Comprising an array of distinguished contributors, this pioneering volume of original contributions explores theoretical and empirical issues in comparative law. The innovative, interpretive approach found here combines expolorative scholarship and research with thoughtful, qualitative critiques of the field. The book promotes a deeper appreciation of classical theories and offers new ways to re-orient the study of legal transplants and transnational codes. Methods of Comparative Law brings to bear new thinking on topics including: the mutual relevance of the so-called ‘legal systems’ that structures legal narratives, identities and judicial interpretations; a strategic approach to legal decision making; and the inner potentialities of the ‘comparative law and economics’ approach to the field. Together, the contributors reassess the scientific understanding of comparative methodologies in the field of law in order to provide both critical insights into the traditional literature and an original overview of the most recent and purposive trends. A welcome addition to the lively field of comparative law, Methods of Comparative Law will appeal to students and scholars of law, comparative law and economics. Judges and practitioners will also find much of interest here.

**Legal Knowledge and Information Systems**—R. Hoekstra 2014-11-28 The JURIX conferences are an established international forum for academics, practitioners, government and industry to present and discuss advanced research at the interface between law and computer technology. Subjects addressed in this book cover all aspects of this diverse field: theoretical — focused on a better understanding of argumentation, reasoning, norms and evidence; empirical — targeted at a more general understanding of law and legal texts in particular; and practical papers aimed at enabling a broader technical application of theoretical insights. This book presents the proceedings of the 27th International Conference on Legal Knowledge and Information Systems (JURIX 2014), held in Kraków, Poland, in December 2014. The book includes the 14 full papers, 8 short papers, 6 posters and 2 demos — the first time that poster submissions have been included in the proceedings. The book will be of interest to all those whose work involves legal theory, argumentation and practice and who need a current overview of the ways in which current information technology is relevant to legal practice.

**The Legal Systems of the World**—1975

**Legal Method, Skills and Reasoning**—Sharon Hanson 2009-07-27 Language skills, study skills, argument skills and legal knowledge are vital to every law student, professional lawyer and academic. Legal Method, Skills and Reasoning suggests a range of ‘how-to’ techniques for perfecting these academic and practical skills. It explains how to work with legal texts; how to read and write about the law; how to acquire effective disciplined study techniques; and how to construct legal arguments. Packed full of practical examples and diagrams across the range of legal skills from language and research skills to mootings and negotiation, this edition will be invaluable to law students seeking to acquire a deeper understanding of how to apply each discreet legal skill effectively. This restructured third edition is now additionally supported by a Companion Website offering a wealth of additional resources for individual and group work for both students and lecturers. For students, the Companion Website offers: workbooks for each part, containing guided practical and reflexive tasks a series of ‘how-to’ exercises, which help to provide real-life legal skills examples and practice guidance on answering legal problem and essay-style questions self-test quizzes to consolidate learning for each individual legal skill. For lecturers, the Companion Website hosts: a set of PowerPoint slides of the diagrams in the text specimen seminar plans, with supplementary notes to provide support and inspiration for teaching legal skills sample legal skills assessment, and accompanying answers.

**Proceedings of Fifth International Congress on Information and Communication Technology**—Xin-She Yang

**Materials for Understanding Credit and Payment Systems**—Steve H. Nickles 1987

**Legal Knowledge and Information Systems**—A. Rotolo 2015-11-24 Computer technology has become an essential part of all our lives, and the legal profession is no exception. For more than 25 years, the annual JURIX conference has provided an international forum for academics and practitioners working at the cutting edge of research into the application of the interface between law and computer technologies. This book presents the proceedings of the 28th International Conference on Legal Knowledge and Information Systems (JURIX 2015), which took place in Braga, Portugal in December 2015. The book contains 14 full papers, nine short papers and nine posters delivered at the conference. These address a wide range of topics in legal informatics, and fall into three main subject areas: theory and foundations of AI and law, focusing on themes such as argumentation, reasoning, and evidence; technology of AI and law,
The symposium on which this volume was based brought together approximately
fifty scientists from a variety of backgrounds to discuss the rapidly-
emerging set of competing technologies for exploiting a massive quantity of
textual information. This group was challenged to explore new ways to take
advantage of the power of on-line text. A billion words of text can be more
generally useful than a few hundred logical rules, if advanced computation
can extract useful information from streams of text and help find what is
needed in the sea of available material. While the extraction task is a hot
topic for the field of natural language processing and the retrieval task is a
solid aspect in the field of information retrieval, these two disciplines came
together at the symposium and have been cross-breeding more than ever.
The book is organized in three parts. The first group of papers describes the
current set of natural language processing techniques used for interpreting
and extracting information from quantities of text. The second group gives
some of the historical perspective, methodology, and current practice of
information retrieval work; the third covers both current and emerging
applications of these techniques. This collection of readings should give
students and scientists alike a good idea of the current techniques as well
as a general concept of how to go about developing and testing systems to
distribute volumes of text.

Legal Knowledge and Information Systems-M. Araszkiewicz 2019-12-19
In recent years, the application of machine learning tools to legally relevant
tasks has become much more prevalent, and the growing influence of AI in
the legal sphere has prompted the profession to take more of an interest in the
explainability, trustworthiness, and responsibility of intelligent systems.
This book presents the proceedings of the 32nd International Conference on
Legal Knowledge and Information Systems (JURIX 2019), held in Madrid,
Spain, from 11 to 13 December 2019. Traditionally focused on legal
knowledge representation and engineering, computational models of legal
reasoning, and analyses of legal data, more recently the conference has also
encompassed the use of machine learning tools. A total of 81 submissions
were received for the conference, of which 14 were selected as full papers
and 17 as short papers. A further 3 submissions were accepted as demo
presentations, resulting in a total acceptance rate of 41.98%, with a
competitive 25.5% acceptance rate for full papers. The 34 papers presented
here cover a broad range of topics, from computational models of legal
argumentation, case-based reasoning, legal ontologies, and evidential
reasoning, through classification of different types of text in legal
documents and comparing similarities, to the relevance of judicial decisions
to issues of governmental transparency. The book will be of interest to all
those whose work involves the use of knowledge and information systems in the
legal sphere.

Law, Public Policies and Complex Systems: Networks in Action-
Romain Boulet 2019-05-07 This book investigates how various scientific
communities - e.g. legal scientists, political scientists, sociologists,
mathematicians, and computer scientists - study law and public policies,
which are portrayed here as complex systems. Today, research on law and
public policies is rapidly developing at the international level, relying
heavily on modeling that employs innovative methods for concrete
implementation. Among the subject matter discussed, law as a network of
evolving and interactive norms is now a prominent sphere of study.
Similarly, public policies are now a topic in their own right, as policy can no
longer be examined as a linear process; rather, its study should reflect the
complexity of the networks of actors, norms and resources involved, as well
as the uncertainty or weak predictability of their direct or indirect impacts.
The book is divided into three main parts: complexity faced by jurists,
complexity in action and public policies, and complexity and networks. The
main themes examined concern codification, governance, climate change,
regulative networks, health, water management, use-related conflicts, legal
regime conflicts, and the use of indicators.

The International Conference Education and Creativity for a
Knowledge based Society - Law, 2012

Semantic Processing of Legal Texts-Enrico Francesconi 2010-05-06
Recent years have seen much new research on the interface between
artificial intelligence and law, looking at issues such as automated legal
reasoning. This collection of papers represents the state of the art in this
fascinating and highly topical field.

Introduction to Law and the Legal System-Frank August Schubert
2014-01-01 INTRODUCTION TO LAW AND THE LEGAL SYSTEM provides
an overview of law and the American legal system, using cases to support
the major functions of U.S. law. Suitable for a variety of departments and
courses, this text is known for its broad coverage, flexible organization, and
use of cases to explain legal concepts. Important Notice: Media content
referenced within the product description or the product text may not be
available in the ebook version.

The European Union-Walter Gerven 2005 This book provides a general
introduction to the European Union (EU) and describes how, from its origin
in 1952, it has grown into a poity of 25 states with a population of more than
450 million.

Research Methods in International Law-Deplano, Rossana 2021-07-31
This timely Handbook contains a wide-ranging overview of the diverse
research methods used within international law. Providing an insightful
examination of how international legal knowledge is analysed and adopted,
this Handbook offers the reader a deeper understanding on the role and
place of research methods in international legal theory, reasoning and
practice.

Computational Linguistics and Intelligent Text Processing-Alexander
Geilboehl 2013-03-12 This two-volume set, consisting of LNCS 7816 and
LNCS 7817, constitutes the thoroughly refereed proceedings of the 13th
International Conference on Computer Linguistics and Intelligent
Processing, CICLING 2013, held on Samos, Greece, in March 2013. The
total of 91 contributions presented was carefully reviewed and selected for
inclusion in the proceedings. The papers are organized in topical sections
named: general techniques; lexical resources; morphology and tokenization;
syntax and named entities; recognition and integration; coreference
resolution; semantics and discourse; sentiment, polarity, subjectivity, and
opinion; machine translation and multilingualism; text mining, information
extraction, and information retrieval; text summarization; stylometry and
text simplification; and applications.

Gender-sensitive Norm Interpretation by Regional Human Rights
Law Systems-Maria Sjöholm 2017

Nigerian Legal Methods-O. T. Umahi 2013-10-01 This text is a collection of
writings on assigned topics by some scholars and lecturers in the Faculty
of Law at Benson Idahosa University and those invited from outside the
university. The idea to write a text for use in the study of legal methods for
law students was borne out of the desire to present a range of updated
material in this area of study. The focus of this text is Nigeria. The book is
written in simple, easy-to-understand language, and meant essentially for
law students in the first year of the five year course in Law, as structured by
the National Universities Commission (NUC). Nevertheless, persons who are
in need of information or education on different aspects of the Nigerian
legal process will also find aspects of the text useful. The contributors come
from diverse backgrounds and experiences, which is reflected in their styles
of presentation. However, each has endeavoured to present the assigned
topic in such a form as to enhance comprehension by the primary
beneficiaries. The inclusion of chapters on advocacy and mooting skills, as
well as examination skills and strategies, makes this text unique, and allows
it to offer more detailed analysis than existing texts in Nigeria provide.

Encyclopedia of Library and Information Science-Alien Kent
1991-07-19 "The Encyclopedia of Library and Information Science provides
an outstanding resource in 33 published volumes with 2 helpful indexes.
This thorough reference set--written by 1300 eminent, international experts
--offers librarians, information/computer scientists, bibliographers,
documentalists, systems analysts, and students, convenient access to the
techniques and tools of both library and information science. Impeccably
researched, cross referenced, alphabetized by subject, and generously
illustrated, the Encyclopedia of Library and Information Science integrates
the essential theoretical and practical information accumulating in this
rapidly growing field."

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Multilingual Law Colin D Robertson 2016-06-17 This book introduces and explores the concept of multilingual law. Providing an overview as to what is ‘multilingual law’, the study establishes a new discourse based on this concept, which has hitherto lacked recognition for reasons of complexity and multidisciplinarity. The need for such a discourse now exists and is becoming urgent in view of the progress being made towards European integration and the legal and factual foundation for it in multilingualism and multilingual legislation. Covering different types of multilingual legal orders and their distinguishing features, as well as the basic structure of legal systems, the author studies policy formation, drafting, translation, revision, terminology and computer tools in connection with the legislative and judicial processes. Bringing together a range of diverse legal and linguistic ideas under one roof, this book is of importance to legal-linguists, drafters and translators, as well as students and scholars of legal linguistics, legal translation and revision.