

NEW EDITION

Introduction to Company Law

SECOND EDITION

Paul Davies, Allen & Overy Professor of Corporate Law, University of Oxford

Written by one of the foremost experts in the area, Paul Davies' *Introduction to Company Law* provides a comprehensive conceptual introduction, giving readers clear framework with which to navigate the intricacies of company law.

The five core features of company law—separate legal personality, limited liability, centralized management, shareholder control, and transferability of shares—are clearly laid out and examined, then these features are used to provide an organisation structure for the conduct of business. It also discusses legal strategies that can be used to deal with arising problems, the regulation of relationships between the parties, and the trade-offs that have been made in British company law to address some of the conflicting issues that have arisen.

This new edition in the renowned Clarendon Law Series offers a concise and stimulating introduction to company law.

New to this edition

- Fully updated to include the Companies Act 2006
- Includes a new chapter on International Company Law, allowing students to address the important question of the appropriate role of the European Union in company law

Clarendon Law Series

978-0-19-920776-3, Paperback

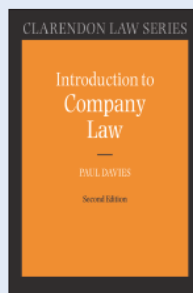
£21.99

978-0-19-960132-5, Hardback

£50.00

352 Pages

2010



NEW EDITION

Derham on the Law of Set-Off

FOURTH EDITION

Rory Derham, Barrister,
New South Wales Bar,
Australia

The Law of Set-Off has established itself as a leading authority on its subject. This is a developing area of law and the fourth edition brings the book fully up to date with the latest case law since the third edition was published in 2003. This thorough work includes coverage of Commonwealth decisions.

978-0-19-957882-5, Hardback

£25.00

1,104 Pages

2010



Corporate Finance Law in the UK and EU

Dan Prentice, Visiting
Professor, University
College London, and
Arad Reisberg, Reader,
University College
London

Bringing together contributions from more than 20 international leading academic and practitioner experts in this area, this book provides a comparative perspective of equity financing, European law and policy, and practical research on how to improve and solve current problems related to corporate finance.

978-0-19-958961-6, Hardback

£125.00

608 Pages

February 2011



NEW IN PAPERBACK

Corporate Ownership and Control

British Business Transformed

Brian R. Cheffins, S.J. Berwin Professor of Corporate Law, University of Cambridge

'His ideas are too important to be limited to universities and libraries. And, although the focus is on Britain, it has relevance for other economies, not least the US.'

Morgen Witzel, *Financial Times*

978-0-19-959639-3, Paperback

£24.99

448 Pages

2010



NEW IN PAPERBACK

Corporate Governance of Non-Listed Companies

Joseph A. McCahery, Professor of Corporate Governance and Business Innovation, University of Amsterdam Faculty of Economics and Econometrics and Professor of Financial Market Regulation, Tilburg University Faculty of Law, and Erik P.M. Vermeulen, Professor of Law and Management, Tilburg University Faculty of Law

Most small firms, and in many countries even many large companies, are non-listed. This book provides a comprehensive account of non-listed businesses and their particular governance problems. It explores current discussions and reforms in Europe, the United States, and Asia providing a state of the art account of the law and the economics of this.

978-0-19-959638-6, Paperback

£24.99

320 Pages

2010



NEW IN PAPERBACK

The Oxford Handbook of Business and Government

Edited by David Coen, Professor of Public Policy, University College London, Wyn Grant, Professor of Politics, University of Warwick, and Graham Wilson, Professor of Political Science, Boston University

In a period of international economic crisis, the study of how business and government relate to each other is of more central importance than ever. These relationships have been studied from various disciplinary perspectives—business studies, economics, economic history, law, and political science—all of which are represented in this Handbook.

978-0-19-959638-6, Paperback

£30.00

808 Pages

October 2011



NEW EDITION

The Construction of Contracts

Interpretation, Implication, and Rectification

SECOND EDITION

Gerard McMeel,

Professor of Law, University of Bristol; Barrister, Guildhall Chambers, Bristol, and Quadrant Chambers, London

'The appearance of a second edition of Gerald McMeel's book is a welcome reminder of how useful it is. Containing a lot of insightful material on general contract law, I found the discussion invaluable'

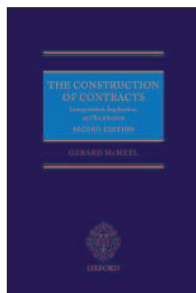
Professor Michael Furmston, Dean, School of Law and Professor of Law, Singapore Management University

Provides a clear and comprehensive account of the legal principles and doctrines that come into play whenever parties disagree about the meaning and effect of contractual words.

978-0-19-958248-8, Hardback £175.00

864 Pages

April 2011



NEW EDITION

Carriage of Goods by Sea

SECOND EDITION

Stephen D. Girvin, Professor of Law and Vice Dean, National University of Singapore, Faculty of Law

Discussing the underlying principles of contract, agency, tort, and bailment this book also addresses the business of carriage, and shippers' and carriers' obligations, rights and immunities. Arranged thematically, it covers the entire breadth of the law of carriage of goods by sea, including bills of lading and charterparties, limitation, admiralty claims, and maritime arbitration.

978-0-19-958991-3, Hardback £175.00

944 Pages

July 2011

NEW EDITION

Mayson, French and Ryan on Company Law

TWENTY-EIGHTH EDITION

Derek French, Stephen Mayson, and Christopher Ryan

Mayson French and Ryan on Company Law is firmly established as the most up-to-date and accurate account of company law on the market. The 28th edition continues to balance technical detail with theoretical discussion, explaining the intricacies of this subject with great clarity.

978-0-19-960900-0, Paperback £35.99

848 Pages

August 2011

Company Law and Economic Protectionism

New Challenges to European Integration

Edited by **Ulf Bernitz**, Professor of European Law, Stockholm University and Director, Oxford/Stockholm Wallenberg Venture in European Law, and **Wolf-Georg Ringe**, Lecturer in Law, University of Oxford

The financial crisis has brought about a revival of state protectionism across the globe. Most Western leaders have made a virtue of big government and state intervention; bail-outs and Sovereign Wealth Funds have been among the first responses to the economic contraction. Company law rules are one of the instruments frequently used to restrict or to discourage integration or to deter foreign investment. Examples for the new protectionism can be seen in a wide range of legislative and regulatory measures, for instance state measures preventing foreign takeovers, 'golden shares' or laws on foreign direct investment targeting Sovereign Wealth Funds, mainly from Asia.

This book presents timely research by a number of company law and EU law experts into this field of law. The chapters cover a broad range of topics, spanning takeovers/mergers and the one share-one vote debate through to the foreclosure of markets against Sovereign Wealth Funds.

Contents

1: Ulf Bernitz and Wolf-Georg Ringe: Introduction

Part I: EU Law and Economic Protectionism

2: Klaus Hopt: European Company and Financial Law: Observations on European Politics, Protectionism, and the Financial Crisis

3: Crispin Waymouth: Is 'Protectionism' a Useful Concept for Company Law and Foreign Investment Policy? An EU Perspective

4: Jonathan Rickford: Protectionism, Capital Freedom and the Internal Market

5: Andrea Bioni: When the State is the Owner: some further comments on the Court of Justice 'golden shares' strategy

Part II: Takeovers and Mergers

6: Paul Davies, Edmund-Philipp Schuster, and Emilie van de Walle de Ghelcke: The Takeover Directive as a Protectionist Tool?

7: Andrew Johnston: Varieties of Corporate Governance and Reflexive Takeover Regulation

8: Jesper Lau Hansen: Cross-Border Restructuring - Company Law between Treaty Freedom and State Protectionism

9: Ulf Bernitz: Mechanisms of Ownership Control and the Issue of Disproportionate Distribution of Power

Part III: Company Law and Foreclosure of Markets

10: Wolf-Georg Ringe: Deviations from Ownership-Control Proportionality - Economic Protectionism Revisited

11: Arad Reisberg: Deviations from Ownership-Control Proportionality - Private Benefits and the Bigger Picture

12: Heike Schweitzer: Sovereign Wealth Funds - Market Investors or 'Imperialist Capitalists'? The European response to direct investments by non-EU state-controlled entities

13: Katharina Pistor: Sovereign Wealth Funds: Neither Market Investors Nor 'Imperialist Capitalists': A Response to Heike Schweitzer

Part IV: How to overcome economic protectionism?

14: Paul Krüger Andersen: The European Model Company Act (EMCA): A new way forward

15: Jennifer Payne: The Role of European Regulation and Model Acts in Company Law

16: Horst Eidenmüller, Andreas Engert, and Lars Hornuf: How Does the Market React to the Societas Europaea?

17: Jodie A. Kirshner: Empirical Notes on the Societas Europaea

978-0-19-959145-9, Hardback

392 Pages

2010

£75.00



Cross-Border Bank Insolvency

Edited by **Rosa Lastra**, Professor in International Financial and Monetary Law at the Centre for Commercial Law Studies, Queen Mary, University of London

- The only book to analyse the legal issues associated with cross-border bank insolvency following the financial crisis
- Bridges the areas of financial and insolvency law with contributions from distinguished insolvency and banking law experts
- Inter-jurisdictional approach combines national, European, and international dimensions to give comprehensive picture
- Includes a case study on the collapse of Lehman Brothers

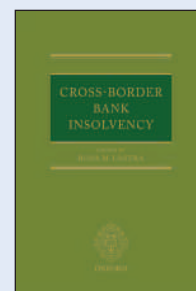
This book brings together distinguished insolvency and banking laws experts to provide a unique analysis of the special issues associated with cross-border bank insolvency. With an inter-jurisdictional approach combining national, European, and international dimensions, this book provides a valuable reference for banking and insolvency practitioners, scholars, regulators, and the judiciary.

978-0-19-957707-1, Hardback

544 Pages

February 2011

£125.00



Publicly Held Corporations

A Lawyer's Guide

Howard Friedman, University Professor of Law Emeritus, University of Toledo College of Law

- Written by a distinguished expert in the field of corporate and securities law.

In *Publicly Held Corporations: A Lawyer's Guide*, Howard M. Friedman provides readers with an introduction to the vast array of legal material that governs the several thousand largest economic entities in the United States publicly held corporations and their real-world operational characteristics.

978-0-19-539539-6, Paperback £90.00
252 Pages
November 2011 (OUP USA)

NEW EDITION

Transnational Commercial Law

International Instruments and Commentary

SECOND EDITION

Roy Goode, Emeritus Professor of Law in the University of Oxford, Herbert Kronke, Secretary-General UNIDROIT, Rome, and Professor of Law at the University of Heidelberg, Ewan McKendrick, Registrar of the University of Oxford and Fellow of Lady Margaret Hall, and Jeffrey Wool, Head of Aerospace Law and Policy, Freshfields

- The most comprehensive and up to date compilation of primary materials relating to transnational commercial transactions

This invaluable work contains a fully updated collection of all the major transnational commercial law instruments relating to this area of practice. Interspersed with explanatory linking text identifying key issues it provides an indispensable guide to the primary transnational commercial law instruments.

978-0-19-958286-0, Hardback £175.00
1,200 Pages
December 2011

NEW EDITION

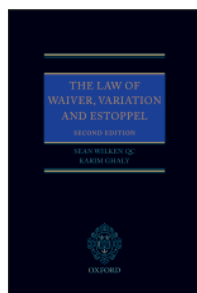
The Law of Waiver, Variation and Estoppel

THIRD EDITION

Sean Wilken QC and Karim Ghaly, Barristers, 39 Essex Street

This book provides a complete guide to the complex but important doctrines of waiver, variation and estoppel, analysing their basic foundations and their relationship with other areas of law including contract, restitution, and equity. As well as clarifying and explaining these doctrines in relation to other areas it also considers their application in various aspects of commercial law.

978-0-19-969683-3, Hardback £125.00
258 Pages
January 2012



Global Contract and Sales Law

Ingeborg Schwenzer, Professor of Private Law at the University of Basel, Christopher Kee, Lecturer at the University of Basel, and Pascal Hachem, Lecturer at the University of Basel

- The most comprehensive work on international sales law and practice
- Contains full coverage of the relationship between international sales law and national laws
- Provides comparison between the laws of over sixty jurisdictions to assist with contract drafting and preparation for litigation
- Expert author team led by the editor of Schlechtriem & Schwenzer: *Commentary on the CISG* and supported by international legal researchers
- Includes commentary of the highest calibre on a global scale providing a consistent and uniform approach to the interpretation of international sales law

This comprehensive analysis of domestic and international sales law covering over sixty jurisdictions is the most detailed work in the field. It includes all aspects of a sale of goods transaction and provides answers to complex issues in practice.

978-0-19-957298-4, Hardback £225.00
1320 Pages
December 2011

NEW EDITION

The Law of Assignment

The Creation and Transfer of Choses in Action

SECOND EDITION

Marcus Smith, Barrister at Fountain Court Chambers

- The leading most comprehensive work on the law of assignment
- New edition coverage is extended to include debt securities
- Written by a leading commercial silk lawyer

This book provides a comprehensive treatment of the law relating to intangible property or choses in action. It considers all forms of intangible property (debts, rights under contract, securities, intellectual property, leases, rights/causes of action and equitable rights). The book considers the nature of intangible property, how it comes into being and how it is transferred or assigned.

The new edition has been expanded to include more discussions on securities, debt (especially factoring), and security over choses-in-action. The book also now includes more comparative material, including interesting points of law from continental Europe and the US in order to fully illustrate and expand points of English law.

978-0-19-958508-3, Hardback £175.00
996 Pages
March 2012



Regulating Unfair Banking Practices in Europe

The Case of Personal Suretyships

Edited by Aurelia Colombi Ciacchi, Senior Researcher, Law Faculty; Senior Lecturer, Hanse Law School, University of Bremen, and Stephen Weatherill, Professor of European Law, Law Faculty & Somerville College, Oxford University

Private persons frequently guarantee business debt incurred by family members, friends, or employers, often while unaware of the financial risk they are exposing themselves to. This book provides a comparative analysis of the law's response to potential unfairness in the practice across 22 EU Member States, setting an agenda for legal reform.

978-0-19-959455-9, Hardback £95.00
608 Pages
2010

NEW EDITION

Legal Risk in the Financial Markets

SECOND EDITION

Roger McCormick, Visiting Professor, Senior Research Fellow and Director of the Law and Financial Markets Project at London School of Economics

'An absolute must for anyone involved in setting out rules and guidelines in the management of legal risks.'

Review of previous edition, William Johnston, IBA Legal Practices Division Newsletter

- Includes analysis of the interaction between law and regulation providing practical guidance for those managing legal risk
- Includes new material on the global financial crisis and its effects on legal risk and coverage of responses to the crisis in the UK and elsewhere

978-0-19-957591-6, Hardback £175.00
536 Pages
2010

NEW EDITION

Ellinger's Modern Banking Law

FIFTH EDITION

E.P. Ellinger, Professor of Law, the National University of Singapore, Singapore, E. Lomnicka, Professor of Law, King's College, London, UK, and C. Hare, Senior Lecturer in Law, University of Auckland, New Zealand

- Sets domestic banking law in the context of general legal doctrines and regulation, and the operation of banks in the context of their wider economic functions

This book looks at the UK banking in the context of general legal doctrines and banking regulation. It draws on Australian, US and Canadian examples and deals with the impact of the recent global financial crisis.

978-0-19-923209-3, Paperback £39.99
1,056 Pages
June 2011



Principles of Lender Liability

Parker Hood, Lecturer in Law, University of Edinburgh and Solicitor (non-practising)

Providing a single point of reference, this book outlines liability in negligence and contract, with specific reference to existing case law concerning banks in this field, and provides valuable applicability to the banking context for practitioners in other fields.

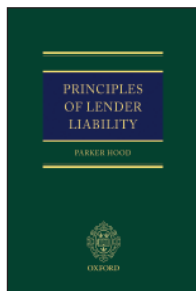
This comprehensive book begins with a consideration of the nature of the general banker-customer relationship, the obligations it poses and the issues relating to the commencement of the banking relationship. It provides individuals and companies with valuable guidance when assessing the risks in their relationship with banks, and vice versa.

978-0-19-829903-5, Hardback

£175.00

690 Pages

February 2012



NEW EDITION

The Law of Security and Title-Based Financing

SECOND EDITION

Hugh Beale, Professor of Law in the University of Warwick; Law Commissioner for England and Wales,

Michael Bridge, Professor of Commercial Law, London School of Economics, **Louise Gullifer**, Fellow and tutor in law, Harris Manchester College, Oxford, and **Eva Lomnicka**, Professor of Law, King's College London; Barrister, 4 New Square Chambers

- Fully updated edition of the most authoritative work on the law of personal property security, giving in-depth coverage on key areas such as set-off, netting, and financial collateral
- Brings together all of the law on this complex area and gives guidance in the context of commercial practice
- Expanded section on priorities, with case law developments under section 176A of the Insolvency Act 1986 and amendments to the Insolvency Rules on liquidators' expenses

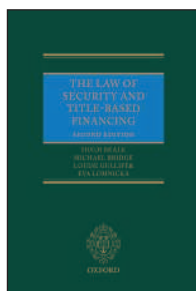
In this new edition there is much expansion of the discussion relating to enforcement including the 'right of use' following Lehman, more analysis on administration and all forms of non-possessory security and quasi-security, and a new chapter on enforcement of security addressing the right of appropriation under FC/FCAR and the Cukurova case.

978-0-19-960872-0, Hardback

£215.00

975 Pages

March 2012



Bank Resolution and Crisis Management

Law and Practice

Simon Gleeson, Partner, Clifford Chance LLP, and **Andrew Henderson**, Senior Associate, Clifford Chance LLP

- The only comprehensive statement on the resolution regimes for banks (both retail and investment), including coverage of the European and international framework
- Gives expert analysis on the practical application of the regime on structuring and documenting transactions
- Provides discussion of cases which shaped the formation of the regime, such as the rescue of the Dunfermline Building Society, and those interpreting the resulting regulation such as the Lehman administration

Bank Resolution and Crisis Management: Law and Practice deals with the measures which international and European law and policy makers have sought to put in place to deal with the threat of financial institutions failing, including enhanced supervision, early intervention and so called 'living wills'. Measures such as 'bail-out' (transfers to bridge banks and temporary public ownership) and 'bail-in' (contingent capital) are discussed. There is also a chapter on the resolution powers of the US Federal Deposit Insurance Corporation, including discussion of the impact of the Dodd Frank Act.

978-0-19-969801-1, Hardback

£175.00

510 Pages

July 2012



NEW IN PAPERBACK

The Oxford Handbook of Banking

Edited by **Allen N. Berger**, H. Montague Osteen, Jr. Professor in Banking and Finance, Moore School of Business, University of South Carolina, and Senior Fellow, Wharton Financial Institutions Center, **Philip Molyneux**, Professor of Banking and Finance, and Head of Bangor Business School, and **John O.S. Wilson**, Professor of Banking and Finance at the University of St Andrews

'The Oxford Handbook of Banking provides a masterful and comprehensive examination of the role of banks in the economy. Anyone with an interest in banking should have this book as a ready reference. Anyone seeking to become an expert in banking should read this insightful compilation of essays carefully.'

Professor Ross Levine, Brown University

- Contains 35 original research contributions from the top names in banking and finance
- Written from an international perspective
- Extensive coverage of theoretical and empirical research

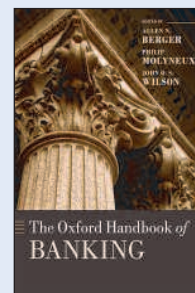
The Oxford Handbook of Banking provides an overview and analysis of state-of-the-art research in banking written by leading researchers in the field. It strikes a balance between abstract theory, empirical analysis, and practitioner and policy-related material.

978-0-19-964093-5, Paperback

£30.00

1,040 Pages, 50 Figures, 55 Tables

January 2012



LAW FROM OXFORD JOURNALS

Capital Markets Law Journal

General Editors: **Jeffrey Golden** and **Lachlan Burn**

CMLJ is the first periodical to focus entirely on aspects related to capital markets for lawyers and covers all of the fields within this practice area: Debt; Derivatives; Equity; High Yield Products; Securitisation; and Repackaging.

www.cmlj.oxfordjournals.org

Published 4 times per year

VISIT OUR WEBSITE AT
www.oup.com/uk/law to view
extra content and buy online

