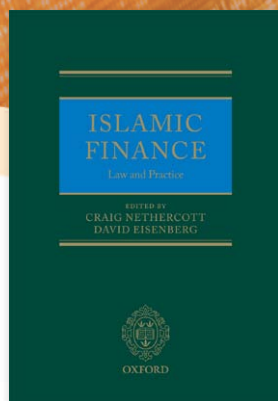
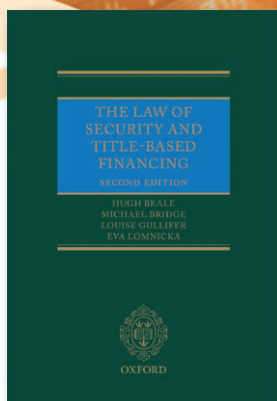
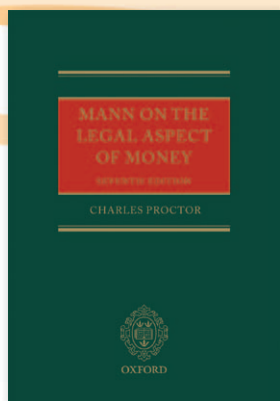


FINANCE, BANKING AND INSOLVENCY LAW

2011 - 2012

New titles in Oxford's market-leading collection
for practitioners and scholars



Turn to page 2 and 3 for more information on these important new titles

Receive regular e-alerts with sample content direct to your inbox
Sign up here: www.oup.com/uk/law/finance

OXFORD
UNIVERSITY PRESS

NEW EDITION

Mann on the Legal Aspect of Money

Seventh Edition

Charles Proctor, Partner, Bird & Bird LLP



- The leading work on monetary law obligations and monetary conduct
- The only comprehensive treatment of both the public and private law of money from English, European, and international law perspectives, providing a single source dealing with all issues relating to monetary law
- Addresses current and controversial legal matters including analysis of issues arising from the financial crisis, such as the legal aspects of quantitative easing

Providing a thorough legal analysis of money in all its aspects, this latest edition considers issues that arose in the course of the financial crisis, including the legal aspects of the Greek financial crisis, the implications of quantitative easing and the “lender of last resort” function of the central bank. Additionally, there is a new chapter on payment processes following the Payment Services Directive and legislation designed to reinforce legal arrangements in the context of payment systems.

The seventh edition of Mann provides an up-to-date and detailed discussion of current matters, whilst continuing to provide an in-depth analysis on all aspects of monetary law in a single reference source.

1,100 pp | July 2012 | 978-0-19-960917-8
£225.00 | Hardback

NEW EDITION

The Law of Security and Title-Based Financing

Second Edition

Hugh Beale, Professor of Law, 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, the University of Oxford; and Eva Lomnicka, Professor of Law, King's College London, Barrister, 4 New Square Chambers



- 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
- Draws on Commonwealth case law where relevant to clarify problem areas where UK law is unclear

This book explains traditional methods of securing debts (such as mortgages, charges and pledges) on property other than land, describing how these are created, how they must be registered (or otherwise ‘perfected’) if they are to be valid, the rights and duties of the parties and how the security is enforced if the debt is not paid.

The second edition includes an expanded section on priorities in which it explains how ‘priority’ disputes between competing interests over the same property are resolved. In addition the book covers the law governing other transactions that perform a similar economic function (such as finance leases, retention of title clauses and sales of a company’s book debts).

975 pp | March 2012 | 978-0-19-960872-0
£215.00 | Hardback

Bank Resolution and Crisis Management Law and Practice

Simon Gleeson, Partner, Clifford Chance; and Andrew Henderson, Ropes and Gray LLP, Counsel



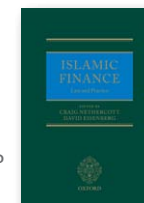
- The only comprehensive statement on the resolution regimes for banks (both retail and investment), including coverage of the European and international framework
- Provides discussion of cases which shaped the formation of the regime, such as the rescue of the Dunfermline Building Society, and those 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’. It discusses measures such as ‘bail-out’ (transfers to bridge banks and temporary public ownership) and ‘bail-in’ (contingent capital).

510 pp | July 2012 | 978-0-19-969801-1
£175.00 | Hardback

Islamic Finance Law and Practice

Edited by Craig Nethercott, Partner, Latham and Watkins LLP; and David Eisenberg, Partner, White & Case LLP



- The most comprehensive and practical guide to Islamic finance transactions
- Includes detailed discussion and analysis of the negotiation and structure aspects involved in Islamic finance contracts
- Addresses the entire range of financial products of current interest, including conventional structures for debt and equity financing (ijarah, istisna'a, mudaraba, musharaka, sukuk, tawarruq), derivatives (salam and arbun), insurance (takaful)

This work is a practical and commercial guide to the fundamental principles of Islamic finance and their application to Islamic finance transactions. It includes discussion and analysis of the negotiation and structure involved in Islamic finance transactions, with relevant case studies, structure diagrams and precedent material supporting the commentary throughout. There will also be a chapter on the background and effect of Shariah Law on Islamic Finance.

500 pp | March 2012 | 978-0-19-956694-5
£155.00 | Hardback

NEW EDITION

Derham on the Law of Set-Off

Fourth Edition

Rory Derham, Barrister, New South Wales Bar, Australia



- The leading book on the law of set-off
- Includes new material on set-off in company insolvency and coverage of the new set-off provision in the Insolvency (Amendment) Rules 2005
- Includes significant case-law developments in the UK and Australia such as: Secretary of State for Trade and Industry v Frid in relation to insolvency set-off; Re SSSL Realisations (2002) Ltd in relation to the rule in Cherry v Boulton; Muscat v Smith in relation to equitable set-off; and in Australia, International Air Transport Association v Ansett Australia Holdings Ltd in relation to the “British Eagle” principle.

1,104 pp | 2010 | 978-0-19-957882-5
£225.00 | Hardback

Cross-Border Bank Insolvency - Rosa Lastra For more information please see page 15

NEW EDITION

International Regulation of Banking

Second Edition

Simon Gleeson, Partner, Clifford Chance LLP



- Increased coverage of rules and techniques of cross-border regulation
- Expanded coverage of bank capital instruments (including bail-in requirements if sufficiently firm by this point)

This book provides an introduction to the structure of bank financial regulation for financial lawyers and other non-statisticians interested in the regulatory drivers which shape modern financial transactions and techniques. Although the regulations are based on complex statistical models, the legal and regulatory principles which underlie these regulations are capable of being articulated without formulae and in a structured fashion.

This second edition of Gleeson's highly successful work sets out the Basel III rules within the relevant chapters, delineating clearly what is in force and what is not, and inserting cross-references and comparisons where most appropriate. The result is a comprehensive work covering the rules in force today under Basel II and the Capital Requirements Directive whilst also providing clear signposts on the form that those rules will have from 2013 on. As such the work will explain the current law in a practical way and also provide guidance for banks and their advisors on how to prepare for full compliance with Basel III in 2013.

544 pp | May 2012 | 978-0-19-964398-1
£175.00 | Hardback

- The only book for lawyers on the Basel Accords and their implications for banking globally
- Examines the complex changes to regulatory structure, banking activity and business models
- Clear and accessible explanation of the principles of regulatory capital for non-financial experts who require a high level understanding of the relevant principles
- Explains the impact of complex risk calculations, details of securitization, hedging and netting regulatory requirements

New to this edition:

- Full coverage of the Basel III proposals and related Directive, including: Leverage Ratio, Short-term liquidity (LCR) rules, Long-term liquidity (NSFR) rules, Revised securitisation & risk retention rules, Revised trading book rules (including correlation book rules), New concentration rules, Cleared derivatives rules

The Law and Practice of International Banking

Charles Proctor, Partner, Bird & Bird LLP

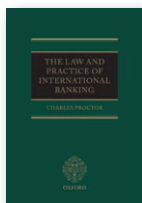
'Charles Proctor is a leading specialist in the field of financial law, and his new book is a welcome addition to the literature in the field' MR JUSTICE BLAIR

'An essential reference point' SIR ROSS CRANSTON FBA

This book provides a fresh approach to banking law by taking into account recent major developments in the field. Such developments include the increasing growth of cross-border transactions and problems, the rise of electronic banking and payment systems, the appearance of Islamic finance on the world stage, and policy, practice and regulatory matters resulting from the banking crisis.

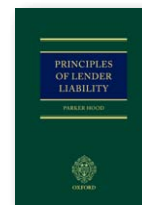
The work includes unique coverage of syndicated loans and security structures, as well as an explanation of the supervisory liability issues raised by the BCCI litigation. The coverage of the effects of the recent 'banking crisis' includes commentary on the Icelandic bank situations, deposit protection and government interests, derivative products and mis-selling claims, and discussion relating to recent legislation to facilitate mergers of financial institutions in the UK.

928 pp | 2010 | 978-0-19-929186-1
£210.00 | Hardback



Principles of Lender Liability

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



- A comprehensive analysis of advisory liability under common law and regulatory requirements
- Full coverage of confidentiality, advice on transactions, fraud and wrongful trading

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.

The duty of confidentiality, lenders as fiduciaries, the lender's duty to advise borrowers on the imprudence of transactions as well as fraud, and banks as constructive trustees and damages for breach of contract by a lender are all considered.

The final chapters explore the duties of security holders and mortgagees of land, the liability of lenders for receivers they appoint, environmental liability and lender liability as shadow directors concerning wrongful trading.

The book outlines liability in negligence and contract, with specific reference to existing case law concerning banks in this field from an English law perspective, and also Scottish and Commonwealth law, thus providing valuable applicability to the banking context for practitioners in other fields.

690 pp | February 2012 | 978-0-19-829903-5
£175.00 | Hardback

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



- The only book to examine the causes and effects of the global financial crisis with a particular focus on the impact of the crisis on legal risk
- Contains a review of important English court decisions on the Lehman Brothers insolvency " or "Coverage of the Banking Act 2009 and related legislation
- Includes analysis of the interaction between law and regulation providing practical guidance for those managing legal risk

536 pp | 2010 | 978-0-19-957591-6
£175.00 | Hardback

International Project Finance

Law and Practice

Edited by John Dewar, Partner, Milbank, Tweed, Hadley & McCloy LLP



- The most detailed practitioner title on international project finance
- Analysis of both English and New York law and a consideration of civil law issues

Cross-sectoral application highlighting the structural, legal and contractual differences between different groups using project finance.

560 pp | 2011 | 978-0-19-960144-8
£195.00 | Hardback

NEW EDITION
Collective Investment
Schemes in
Luxembourg
Second Edition



Claude Kremer, Partner, Arendt Medernach; and Isabelle Lebbe, Partner, Arendt Medernach

Contributors: Denise D Kinsella, Language Editor

Reviews of first edition:

“Claude Kremers and Isabelle Lebbes book on Collective Investment Schemes is a must for every actor of the financial sector. Not only does it present a complete view of the UCI industry, it also underlines (once more, should I say) the professional skills of the authors”

JEAN-LOUIS SCHILTZ, MINISTER OF
TELECOMMUNICATIONS, LUXEMBOURG

“We value this publication highly as it represents a most useful and comprehensive study of UCI’s in Luxembourg, which can be seen as point of reference by market players and lawyers alike”

COMMISSION DE SURVEILLANCE DU SECTEUR
FINANCIER

- Unique coverage of the regulatory framework in the second largest funds centre in the world
- Comprehensive and systematic account of the European law and national regulations applicable to Luxembourg funds
- Provides guidance on the key EU Directives relating to collective investments; including UCITS IV and V, and the AIFM Directive
- Written by two leading investment fund practitioners, based at a pre-eminent Luxembourg firm specialising in funds and collective investments

Luxembourg is a leading investment fund centre attracting investors from all over the world. In first edition this book was the first analysis in English of the legal regime governing collective investments in this important financial centre. Now established as the leading text on the regulation of Collective Investment Schemes in Luxembourg, this second edition covers the many legal and practical changes under Luxembourg law and at the EU level which have occurred in the last couple of years.

Beginning with a definition of undertakings of collective investment funds and a description of the background to the relevant legislation, the authors then consider in detail how undertakings for collective investments are classified and how they operate in practice.

As a comprehensive and systematic account, this book is an essential reference source on law and practice in the field for practitioners and investment managers who deal with Luxembourg investment funds.

688 pp | July 2012 | 978-0-19-965186-3
Hardback | £175.00

Browse and buy law resources
on our new website

- Improved searching and browsing
- Sign up for catalogues and e-alerts
- Create your own wishlist

www.oup.com/uk/law

Principles of International Financial
Law

Colin Bamford, Barrister, 3-4 South Square, Visiting Professor, London School of Economics, Former Chief Executive of the Financial Law Panel

‘A clear and useful analysis of the ways in which different types of intangible are created, transferred or extinguished, and as to their assignability’

GEOFFREY YEOWART

‘Colin demonstrates an amazing breadth of knowledge and presents his analyses and explanations clearly...any financial lawyer, whether senior or junior, who devotes time to this book will be rewarded for doing so. It unquestionably provides a solid grounding in the many and varied legal concepts which underpin this very broad area of law.’

NIGEL WARD, ASHURST LLP

- The only in-depth analysis of the principles underlying financial law, for example, the legal character of an obligation to pay money or the nature of a fiduciary duty
- Aids prediction of the reasoning courts will apply in cases where there is no specific guidance in precedent through clear discussion of the fundamental principles
- Essential reading for those dealing with innovative products and structures, where command of underlying concepts and developments is vitally important

384 pp | 2011 | 978-0-19-958930-2
£95.00 | Hardback

Capital Markets Law
Journal

General Editors: Jeffrey Golden,
London School of Economics and
Political Science, Lachlan
Burn, Linklaters LLP



- Unique specialist coverage of international capital markets practice
- Fields include debt, derivatives, equity, high yield products, securitization, and repackaging
- Editorial board drawn from leading practices and universities around the World

This is the first periodical to focus entirely on capital markets law for lawyers and scholars. Each issue features news and analytical articles relevant to the financial centres in the US, Europe and Asia.

Visit www.cmlj.oxfordjournals.org and sign up for free electronic table of contents alerts

Publishes four issues per year

Corporate Finance
Law in the UK and EU

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



- A combined practical and theoretical comparison of UK and EU corporate finance law giving unique perspectives and a forward-looking approach
- Addresses the scope for innovation in legal markets, regulatory reforms and the impact of higher interest rates on capital markets strategies

608 pp | 2011 | 978-0-19-958961-6
£125.00 | Hardback

Liability of Asset Managers

Edited by **Professor Danny Busch**, Institute for Financial Law, University of Nijmegen; and **Professor Deborah DeMott**, David F. Cavers Professor of Law, Duke University



- Analyses at national level the gaps left in the regulation of asset managers following implementation of MiFID
- Provides the only comparative analysis of the law of asset manager liability in major European jurisdictions, the United States, and Canada, each written by specialists from the relevant jurisdiction
- The section on European law provides an overview of the regulation regionally and provides the context in which the national chapters explore the regulation at country level

920 Pages | March 2012 | 978-0-19-960873-7
£225.00 | Hardback

Trusts and Related Tax Issues in Offshore Financial Law

Second Edition

Rose-Marie Antoine, Programme Director and Senior Lecturer in Law, University of West Indies

- Deals specifically with the offshore trust, providing the specialist financial advisor and practitioner with detailed and focused information on this valuable financial product
- Offers a comprehensive examination of both the statutory origins and expanding case-law in this area, thereby enabling practitioners to source both innovative and workable solutions

800 pages | June 2012 | 9780199693450
£195.00 | Hardback

NEW EDITION

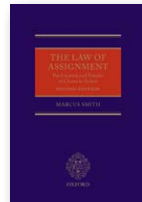
The Law of Assignment The Creation and Transfer of Choses in Action

Second Edition

Marcus Smith QC

- The only comprehensive and definitive work on the complex topic of intangible property

996 pp | March 2012 | 978-0-19-958508-3
£175.00 | Hardback



European Securities Law

Edited by **Raj Panasar** and
Philip Boeckman

- The most comprehensive practical work on EU Securities Law

1,440 pp | 2010 | 978-0-19-957972-3
£250.00 | Hardback



International Monetary and Financial Law The Global Crisis

Edited by **Mario Giovanoli** and
Diego Devos

- Coverage by world-leading practitioners and academics on financial law from Europe, USA, South America and South Africa, from inside the banking community

664 pp | 2010 | 978-0-19-958841-1
£145.00 | Hardback



International Acquisition Finance: Law and Practice

Second Edition

Edited by **Gwendoline Griffiths**

- Gives an overview of acquisition finance law and practice in over 20 jurisdictions with new chapters on Hong Kong, India and Poland

888 pp | 2010 | 978-0-19-957970-9
£185.00 | Hardback



Set-Off Law and Practice An International Handbook

Second Edition

Edited by **William Johnston** and
Thomas Werlen

- Unique jurisdiction-by-jurisdiction coverage of the law of set-off providing a first reference for lawyers giving instruction to foreign counsel

648 pp | 2010 | 978-0-19-957971-6
£185.00 | Hardback



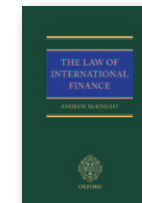
The Law of International Finance

Andrew McKnight

'An outstanding and indispensable work by a well-informed practitioner and accomplished writer. An excellent book.'

PHILIP WOOD, ALLEN & OVERY LLP

1,248 pp | 2008 | 978-0-19-924471-3
£195.00 | Hardback



McMeel and Virgo on Financial Advice and Financial Products Law and Liability Second Edition

Edited by **Gerard McMeel** and **John Virgo**

- Offers a unique professional negligence focus within financial services

Looseleaf
1458 pp | 2007 | 978-0-19-929906-5
Main work price: £295.00

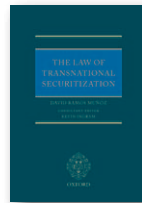
The Law of Transnational Securitization

David Ramos-Muñoz with
Kevin Ingram

'A valuable transactional guide for practitioners in cross-border securitisations providing a clear and practical view of this complex area.' **JAVIER GARCIA DE ENTERRIA, LAWYER, CLIFFORD CHANCE, MADRID, 2010**

- Focuses on the legal aspects of securitization from a comparative and systemic perspective

512 pp | 2010 | 978-0-19-958392-8
£160.00 | Hardback



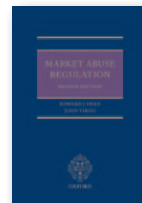
NEW EDITION

Market Abuse Regulation Second Edition

Edward J Swan and **John Virgo**

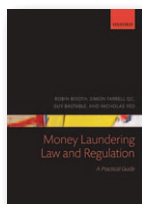
- Updated edition includes additional material on important enforcement policy decisions and significant market abuse cases since the implementation of the EU Market Abuse Directive in the UK in July 2005

480 pp | 2010 | 978-0-19-953283-4
£135.00 | Hardback



Money Laundering Law and Regulation A Practical Guide

Robin Booth, Simon Farrell QC,
Guy Bastable and Nicholas Yeo



- Clearly places the current anti-money laundering regime in the context of international and European obligations

512 pp | 2011 | 978-0-19-954303-8
£65.00 | Paperback

Regulating Unfair Banking Practices in Europe

The Case of Personal Suretyships



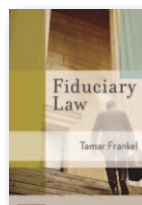
Edited by Aurelia Colombi Ciacchi and Stephen Weatherill

- Analyses the law and economic context of suretyships in 22 EU Member States, paving the way for potential legal reform and harmonisation

608 pp | 2010 | 978-0-19-959455-9
£95.00 | Hardback

Fiduciary Law

Tamar T Frankel



- Describes the legal duties of people such as brokers, money managers, corporate directors and officers and trustees, who perform a service which require entrustment of property

334 pp | OUP USA | 2011 | 978-0-19-539156-5
£45.00 | Hardback

Investment Management Law and Practice

Edited by Timothy Spangler



- Covers the legal and regulatory position in the UK and US, the two leading international centres for investment management practice

1,520 pp | 2010 | 978-0-19-958250-1
£250.00 | Hardback

Regulated Exchanges Dynamic Agents of Economic Growth

Edited by Larry Harris

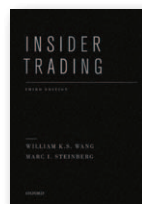


- A broad collection of essays from both practitioners and scholars at the heart of global financial exchange markets

400 pp, 20 black and white illustrations
OUP USA | 978-0-19-977272-8
£35.00 | Hardback

Insider Trading

William Wang and Marc Steinberg



- A comprehensive, up-to-date resource for specific aspects of government enforcement in a single volume

988 pp | OUP USA | 2010 | 978-0-19-539145-9
£165.00 | Hardback

The Independence Principle of Letters of Credit and Demand Guarantees

Nelson Enonchong, Barber
Professor of Law, University of Birmingham; Of the Inner Temple, Barrister



- The first work to focus on the important autonomy principle relating to both letters of credit and demand guarantees

384 pp | 2011 | 978-0-19-923971-9
£145.00 | Hardback

Letters of Credit and Demand Guarantees: Defences to Payment

Deborah Horowitz



- The only book to focus on the six defences to payment regarding their scope, definition and application

272 pp | 2010 | 978-0-19-958853-4
£135.00 | Hardback

The Free Movement of Capital and Foreign Direct Investment

The Scope of Protection in EU Law

Steffen Hindelang

- The first full-length analysis of the protection of foreign investors under EU law

448 pp | 2009 | 978-0-19-957265-6
£75.00 | Hardback

The Law of Institutional Investment Management

Lodewijk van Setten



'An erudite and valuable contribution'

TIM PLEWS, CLIFFORD CHANCE

'An absolutely fabulous book. This is, without a doubt, the best work in this important area that I have ever read'

PHILIP HARRIS, SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

- Insightful description from an industry insider of the institutional investment process, including the on-exchange and OTC trading and settlement structures of the financial markets

336 pp | 2009 | 978-0-19-928501-3
£175.00 | Hardback

NEW EDITION

Understanding Regulation Theory, Strategy, and Practice

Second Edition

Robert Baldwin and Martin Lodge

528 pp | October 2011 | 978-0-19-957608-1
£70.00 | Hardback

NEW EDITION

978-0-19-957609-8
£27.99 | Paperback

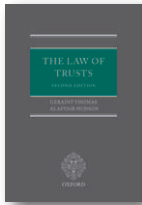
The Law of Consumer Credit and Hire

Fred Philpott, Stephen Neville, William Hibbert,
Julia Smith, Peter Sayer, Bradley Say and Simon Popplewell

704 pp | 2009 | 978-0-19-923036-5
£175.00 | Hardback

The Law of Trusts
Second Edition

Geraint Thomas and
Alastair Hudson



- The most comprehensive reference work on the law of trusts

1,896 pp | 2010 | 978-0-19-955028-9
£275.00 | Hardback

The Oxford Handbook of Banking

Edited by Allen N. Berger, H. Montague Osteen,
Philip Molyneux and John O.S. Wilson

1,040 pp, 50 Figures, 55 Tables | 2009 | 978-0-19-923661-9
£95.00 | Hardback

Financial Services Law
Second Edition

Michael Blair QC, George Walker and Robert Purves

1,124 pp | 2009 | 978-0-19-956418-7
£220.00 | Hardback

NEW EDITION

Blackstone's Guide to the Financial
Services and Markets Act 2000

Second Edition

Edited by Michael Blair QC

688 pp | 2009 | 978-0-19-957633-3
£52.95 | Paperback

Ellingers Modern Banking Law

Fifth Edition

E.P. Ellinger, E. Lomnicka and C. Hare

1,056 pp | May 2009 | 978-0-19-923209-3
£39.99 | Paperback

Capital Markets, Derivatives and
the Law

Alan Rechtschaffen and Foreword by
Susan M. Phillips

382 pp, numerous figures and tables
OUP USA | 2009 | 978-0-19-533908-6
£150.00 | Hardback

Corporate Income Tax Law and
Practice in the People's Republic
of China

Fuli Cao

592 pp | OUP USA | 978-0-19-539339-2
£135.00 | Paperback

NEW EDITION

Principles of Banking Law

Third Edition

Ross Cranston QC

520 pp | 2012 | 978-0-19-927608-0
£36.99 | Paperback

NEW EDITION

Derivatives

The Key Principles

Third Edition

John-Peter Castagnino

- Top down approach provides a practical explanation of derivatives from both perspectives; derivatives as a cash flow and derivatives as a contract

520 pp | 2009 | 978-0-19-955636-6
£160.00 | Hardback

The Law and
Practice of
Restructuring in the
UK and US



Edited by Christopher
Mallon, Partner, Skadden,
Arps, Slate, Meagher & Flom (UK) LLP; and Shai
Waisman, Partner, Weil Gotshal & Manges LLP

- The only work to cover the practical elements of both major systems of law in one place
- A balanced debtor/creditor focus, giving a 360 degree view to maximise understanding and provide a complete resource

The Law and Practice of Restructuring in the UK and US is a practical guide to the restructuring of corporate debt and associated restructuring issues such as employees and pensions, from the perspective of both UK and New York law, the dominant systems of law in the world commercial and financial markets.

At a time when many companies are looking at renegotiating and restructuring their debt agreements, this book provides a timely analysis of current techniques and likely developments in the field of corporate restructuring.

536 pp | 2011 | 978-0-19-958377-5
£175.00 | Hardback

Insolvency and the Law of Offshore Trusts

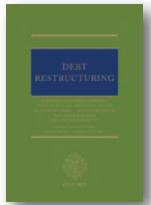
James Corbett QC, Barrister, Serle Court, London; and Tim Prudhoe, Barrister, Enterprise Chambers, London

- Provides a practical guide to the personal bankruptcy and corporate insolvency laws in Anguilla, Bahamas, Belize, Bermuda, British Virgin Islands, Cayman Islands, Cook Islands, Guernsey, Isle of Man, Jersey, Turks & Caicos Islands and St. Kitts & Nevis

280 pp | June 2012 | 978-0-19-957627-2
£135.00 | Hardback

Debt Restructuring

Rodrigo Olivares-Caminal, University of Warwick; John Douglas, Davis Polk & Wardwell LLP; Randall Guynn, Davis Polk & Wardwell LLP; Alan Kornberg, Paul, Weiss, Rifkind, Wharton & Garrison LLP; Sarah Paterson, Slaughter and May; Dalvinder Singh, University of Warwick; and Hilary Stonefrost, 3-4 South Square

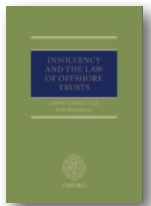


Edited by Nick Segal, Freshfields Bruckhaus Deringer LLP, and Look Chan Ho, Freshfields Bruckhaus Deringer LLP

- The only work to consider bank, corporate and sovereign restructuring in one volume
- Considers the position under English and New York law with reference to EU regulation, the UNCITRAL model law and other jurisdictions where relevant to illustrate points discussed

Debt Restructuring provides a legal analysis of international corporate, banking and sovereign debt restructuring from both the creditors' and debtors' perspective. It provides a practical guide for creditors holding distressed debt, debtor options in a distressed scenario and the necessary steps for the parties to achieve their goals.

520 pp | 2011 | 978-0-19-957969-3
£155.00 | Hardback



Oxford International and Comparative Insolvency Law Series

Editors: **Professor D Faber** and **Mr N Vermunt**, both of Business & Law Research Centre, University of Nijmegen

This series maintains a primary focus on domestic insolvency law (as opposed to transnational principles) and offers a thorough and profound analysis of the laws of participating countries at a level of detail which mirrors that of leading text books in the field of insolvency law.

The approach of the series will be to publish multiple books on selected themes of insolvency law.

Commencement of Insolvency Proceedings

Edited by **Professor D Faber** and **Mr N Vermunt**, University of Nijmegen, **Ms S Benishai**, York University, **Mr J Kilborn**, John Marshall Law School and **Professor T Richter**, Charles University of Prague

This first volume in the Oxford International and Comparative Insolvency Law Series addresses the types and conditions, participants and effects of insolvency proceedings. This is the only book of its kind that offers a comparative analysis of existing domestic insolvency laws in the main economically developed and emerging countries and meets the need for detailed analysis commentary on largely inaccessible materials in English.

1,150pp | February 2012 | 978-0-19-964422-3
£175.00 | Hardback

United States International Insolvency Law 2008/2009

The Honorable **Samuel L Bufford**

- Key topics include coordinating international insolvency cases and recognition of foreign insolvency cases

400pp | OUP USA | 2009 | 978-0-19-534078-5
£165.00 | Hardback

NEW EDITION

Transaction Avoidance in Insolvencies

Second Edition

Rebecca Parry, Professor of Law, Nottingham Trent University; **James Ayliffe QC**, Barrister, Wilberforce Chambers; and **Sharif Shivji**, Barrister, 4 Stone Buildings

Consultant Editors: **Hamish Anderson**, Partner, Norton Rose LLP; and **William Trower QC**, Barrister, 3-4 South Square

- The only in-depth analysis of the laws enabling the avoidance of transactions in insolvency
- Includes reference to Commonwealth cases including from Australia, New Zealand and the USA

752 pp | 2011 | 978-0-19-958379-9
£175.00 | Hardback

Rescuing Companies in England and Germany

Professor Reinhard Bork, University of Hamburg

This book examines the advantages and disadvantages of the respective restructuring laws and offers valuable references for the solution of practical problems in Germany and England, and other countries seeking to change their rules. It shows the extent to which English and German company law enhance or limit the prospects of businesses seeking to reorganise. Taking into account the draft legislation by the German government on restructuring law, this is the first publication to address the limitations of this legislation and remaining issues in English and German restructuring law.

400pp | March 2012 | 978-0-19-964421-6
£95.00 | Hardback



Cross-Border Bank Insolvency

Edited by **Rosa Lastra**

- The only book to analyse the legal issues associated with cross-border bank insolvency following the financial crisis
- Includes a case study on the collapse of Lehman Brothers
- 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

This timely book analyzes and discuss the various issues associated with cross-border bank insolvency following the financial crisis. This book bridges two areas of law by bringing together distinguished insolvency and banking law experts to provide a unique analysis of the special issues associated with cross-border bank insolvency and an inter-jurisdictional approach combining national, European and international dimensions. The Editor draws on her experience gained during participation in the Basel Working Group to provide a valuable reference for banking and insolvency practitioners, scholars, regulators and the judiciary.

544 pp | 2011 | 978-0-19-957707-1
£125.00 | Hardback

Professional Fees in Corporate Bankruptcies Data, Analysis, and Evaluation

Lynn M. LoPucki and **Joseph W. Doherty**

- Based on a study of thousands of documents from the court files in over 100 of the largest bankruptcy cases

342 pp | 2011 | OUP USA | 978-0-19-533772-3
£55.00 | Hardback



The EC Regulation on Insolvency Proceedings

A Commentary and Annotated Guide

Second Edition

Edited by **Gabriel Moss QC**, **Ian Fletcher** and **Stuart Isaacs QC**

'The first port of call on any Regulation question, useful to both specialist practitioners and those who are new to the subject'

HAMISH ANDERSON, PARTNER, NORTON ROSE LLP

512 pp | 2009 | 978-0-19-921508-9
£165.00 | Hardback

WINNER OF THE EDWIN COE JUNIOR PRIZE 2010

Insolvency within Multinational Enterprise Groups

Irit Mevorach

'Well written and comprehensive in its treatment of the subject...a very worthy addition to practitioner and academic libraries alike.'

PAUL J OMAR

392 pp | 2009 | 978-0-19-954472-1
£80.00 | Hardback

International Asset Tracing in Insolvency

Edited by **Felicity Toube QC**

'This well-produced and authoritative book fills an important gap in the working library of the modern insolvency practitioner.'

PROFESSOR IAN FLETCHER, PROFESSOR OF INTERNATIONAL COMMERCIAL LAW, UNIVERSITY COLLEGE LONDON

456 pp | 2009 | 978-0-19-957623-4
£195.00 | Hardback



International Cooperation in Bankruptcy and Insolvency Matters

Bob Wessels, Hon. Bruce A Markell, and Jason Kilborn

- The first publication to analyze the structures and practices that have developed in transnational bankruptcy and insolvency

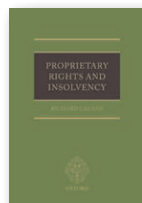
284 pp | OUP USA | 2009 | 978-0-19-534017-4
£115.00

Proprietary Rights and Insolvency

Richard Calnan

- Addresses ways in which creditors can take priority in the event of insolvency of the debtor

480 pp | 2010 | 978-0-19-922858-4
£155.00 | Hardback



Stay right on the money...
...with digital information from Oxford University Press

Visit our website today and you can:

- Receive free sample content, special offers and sales by signing up to receive regular emails
- Share information from our website with colleagues via facebook, twitter and other social networks
- Request a review copy online
- Order a product easily and quickly online
- Find out more about Oxford's other law products



HOW TO ORDER

ONLINE: at www.oup.com/uk

BY PHONE: on +44 (0)1536 452640. Monday-Friday, 08.30 – 17.00, UK time. Telephone calls may be recorded for training purposes.

BY POST: please fill in the order form below, and return it to: Order Management Department, OUP, North Kettering Business Park, Hipwell Road, Kettering, Northamptonshire, NN14 1UA, UK.

Please allow 7 days from receipt of your order for delivery in the UK, and 14 days elsewhere.

Never miss a new edition by setting up a standing order arrangement whereby you receive future editions as soon as they publish. Contact our Customer Service team now by emailing: StandingOrders.uk@oup.com or telephoning: +44 (0) 1536 452640. NB. You can cancel your standing order at any time by contacting us using the same details.

ORDERING IN THE US: For information about how to order in the US and how to order inspection copies in the US, please visit: www.oup.com/us

We may wish to send you information in the future by post or email on other OUP products, services, and offers which we feel may be of interest to you. We will not pass your information to any third party, and you may choose to leave our mailing list at any time.

If you would prefer not to receive mailings from us, please indicate this by ticking one or both of the boxes below:

- I would prefer not to receive information by email
 I would prefer not to receive information by post

*VAT: In the EC (not UK), please add VAT/sales tax at the local rate to your total order value. UK customers should add VAT for CD-ROM, video, or audio products. The specifications in this leaflet/catalogue, including without limitation price, format, extent, number of illustrations, and month of publication, were as accurate as possible at the time it went to press.

THANK YOU FOR YOUR ORDER

Please quote this reference code ALFINLC11 A B C

The specifications in this leaflet/catalogue, including without limitation price, format, extent, number of illustrations, and month of publication, were as accurate as possible at the time it went to press

OXFORD
UNIVERSITY PRESS

International Cooperation in Bankruptcy and Insolvency Matters

Bob Wessels, Hon. Bruce A Markell, and Jason Kilborn

- The first publication to analyze the structures and practices that have developed in transnational bankruptcy and insolvency

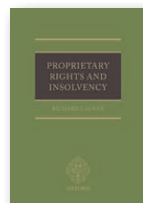
284 pp | OUP USA | 2009 | 978-0-19-534017-4
£115.00

Proprietary Rights and Insolvency

Richard Calnan

- Addresses ways in which creditors can take priority in the event of insolvency of the debtor

480 pp | 2010 | 978-0-19-922858-4
£155.00 | Hardback



Stay right on the money...
...with digital information from Oxford University Press

Visit our website today and you can:

- Receive free sample content, special offers and sales by signing up to receive regular emails
- Share information from our website with colleagues via facebook, twitter and other social networks
- Request a review copy online
- Order a product easily and quickly online
- Find out more about Oxford's other law products



ORDERING DETAILS

To Place your order:

TELEPHONE:

44 (0) 1935 420807

Please quote this reference code ALFINL11 LLS

The specifications in this leaflet/catalogue, including without limitation price, format, extent, number of illustrations, and month of publication, were as accurate as possible at the time it went to press

Legal
Library Services

International Cooperation in Bankruptcy and Insolvency Matters

Bob Wessels, Hon. Bruce A Markell, and Jason Kilborn

- The first publication to analyze the structures and practices that have developed in transnational bankruptcy and insolvency

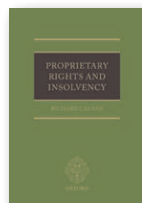
284 pp | OUP USA | 2009 | 978-0-19-534017-4
£115.00

Proprietary Rights and Insolvency

Richard Calnan

- Addresses ways in which creditors can take priority in the event of insolvency of the debtor

480 pp | 2010 | 978-0-19-922858-4
£155.00 | Hardback



Stay right on the money...
...with digital information from Oxford University Press

Visit our website today and you can:

- Receive free sample content, special offers and sales by signing up to receive regular emails
- Share information from our website with colleagues via facebook, twitter and other social networks
- Request a review copy online
- Order a product easily and quickly online
- Find out more about Oxford's other law products



ORDERING DETAILS

All OUP law titles are available from any of our branches:

Hammicks Legal Bookshops
191-192 Fleet Street
London
EC4A 2NJ

T: 020 7405 5711

Hammicks Legal Bookshop
Stock Exchange Building
4 Norfolk Street
Manchester
M2 1DW

T: 0161 832 5557

Hammicks at
John Smith's Bookshop
University of Strathclyde
100 Cathedral Street
Glasgow G4 0RD

T: 0141 552 4386

Please quote this reference code ALFINLC11 HAM

The specifications in this leaflet/catalogue, including without limitation price, format, extent, number of illustrations, and month of publication, were as accurate as possible at the time it went to press

Hammicks
LEGAL BOOKSHOPS

International Cooperation in Bankruptcy and Insolvency Matters

Bob Wessels, Hon. Bruce A Markell, and Jason Kilborn

- The first publication to analyze the structures and practices that have developed in transnational bankruptcy and insolvency

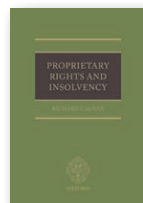
284 pp | OUP USA | 2009 | 978-0-19-534017-4
£115.00

Proprietary Rights and Insolvency

Richard Calnan

- Addresses ways in which creditors can take priority in the event of insolvency of the debtor

480 pp | 2010 | 978-0-19-922858-4
£155.00 | Hardback



Stay right on the money...
...with digital information from Oxford University Press

Visit our website today and you can:

- Receive free sample content, special offers and sales by signing up to receive regular emails
- Share information from our website with colleagues via facebook, twitter and other social networks
- Request a review copy online
- Order a product easily and quickly online
- Find out more about Oxford's other law products



ORDERING DETAILS

Please quote this reference code ALFINLC11 DAW

The specifications in this leaflet/catalogue, including without limitation price, format, extent, number of illustrations, and month of publication, were as accurate as possible at the time it went to press

