

Default Articles of Association for Companies

Derek French

This handy new book provides a reference collection of all the texts of default articles of association which have applied to companies registered since 1856.

There are currently seven main sets of default articles, dating from 1856, 1862, 1906, 1908, 1929, 1948 and 1985. The 1948 and 1985 sets have been repeatedly amended. This collection of default articles will also include any new default articles under the proposed Companies Act due to follow by Regulation in 2007.

The work is a handy reference source for lawyers giving advice to private companies on the text of the relevant articles of association at the point of formation of the company.

Derek French's commentary includes a summary of the law regarding articles of association incorporating any changes made by the Companies Bill. Each provision of each set of articles is followed by a note giving the equivalent provision in the preceding and succeeding texts so that historical development can be traced.

Hardback / 0-19-920690-2 / 978-0-19-920690-2 / £95.00
May 2007 / 300 pp

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The Law and Practice of Mergers & Acquisitions in the People's Republic of China

W Seung Chong, *Partner, White & Case, Hong Kong*

- ◆ This is the first work of its kind to concentrate on mergers and acquisitions specifically in China
- ◆ Offers guidance on special points arising when dealing with Chinese business
- ◆ Written by a practitioner with over twelve years' experience of practice in Hong Kong and Beijing

Mergers and acquisitions in China are becoming increasingly relevant to practitioners both in and outside of China as a secondary M&A market in China develops. The explosive growth of the PRC economy means that the Chinese market is viewed as a land of opportunities to businessmen. In this new book, Seung Chong gives a full account of practical issues arising in mergers and acquisitions in China. There is substantive commentary on relevant legal principles and references to international practice throughout, resulting in a practice-oriented, and extremely accessible text.

Hardback / 0-19-927799-0 / 978-0-19-927799-5 / £175.00
March 2007 / 560 pp

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Capital Markets and Company Law

Klaus J Hopt, Eddy Wymeersch

Hardback / 0-19-925558-X / 978-0-19-925558-0 / £115.00
2003 / 814 pp

European Company and Financial Law

Texts and Leading Cases

Third Edition

Hardback / 0-19-925559-8 / 978-0-19-925559-7 / £150.00
2004 / 1,436pp

The Law of Majority Shareholder Power:

Use and Abuse

David Chivers QC and Ben Shaw, *Barristers, Erskine Chambers*

- ◆ Practical advice on ways of minimising risks when enforcing shareholder power
- ◆ Considers and compares methods of expropriating shares from minority shareholders
- ◆ Coverage of schemes of arrangement and compulsory acquisition of shares

This new work provides unique practical advice for majority shareholders on the exercise of their power. It considers, firstly, different ways in which majority shareholders may exercise their power to expropriate shares from minority shareholders, analysing each of these methods and suggesting ways of reducing the risks that such actions of these methods may be challenged by disaffected minorities. Methods of expropriation included in this section include: the introduction of expropriation provisions into a company's articles of association; schemes of arrangement under the Companies Act 1985 (CA '85) s 425; and compulsory acquisition of shares under ss 428-430.

Further, the authors consider ways in which majority shareholders may control minority shareholders without expropriating shares from them. Topics in this section include the majority's power to vary rights attached to the minority's shares and to exclude the minority from participation in rights issues.

Finally, the book discusses a variety of other topical issues that are relevant to majority control, for example, the extent of the majority's power to ratify wrongs they have committed against the company and the majority's power to limit dissent at company meetings.

This new work will provide an invaluable reference guide to anyone advising majority shareholders. It is the first specialist work to concentrate on practical advice to majority shareholders considering ways to minimise the risk that their actions may be challenged.

Contents:

Part I: Introduction

Purpose of book; Methods of controlling the exercise of majority power.

Part II: Exploration of Shares

Drag-along provisions; Forfeiture provisions; "Squeeze-out" mechanisms; Consolidation and sale of fractions of shares; Compulsory Acquisition under sections 428-430 of the Companies Act 1985; Schemes of arrangement under section 425 of the Companies Act 1985.

Part III: Shares and Share Capital

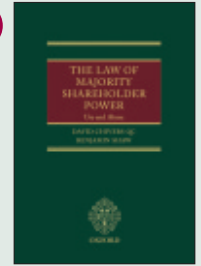
Rights issues and other capital issues; Rights attached to shares; Variation of rights attached to shares.

Part IV: Other Relevant Issues

Terminating shareholder agreements; Company meetings; Shadow directorship; Ratification.

Hardback / 0-19-929056-3 / 9780199290567 / £115.00
June 2007 / 350 pp

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Gatekeepers**The Professions and Corporate Governance**

John C. Coffee Jr., *Adolf A. Berle Professor of Law, Columbia Law School*

In the wake of a series of corporate governance disasters in the US and Europe which have gained almost mythic status - Enron, WorldCom, Tyco, Adelphia, HealthSouth, Parmalat - one question has not yet been addressed. A number of 'gatekeeping' professions - auditors, attorneys, securities analysts, credit-rating agencies - exist to guard against these governance failures. Yet clearly these watchdogs did not bark while corporations were looted and destroyed. But why not?

To answer these questions, a more detailed investigation is necessary that moves beyond journalism and easy scapegoating, and examines the evolution, responsibilities, and standards of these professions. John Coffee, world-renowned Professor of Corporate Law, examines how these gatekeeping professions developed, to what degree they failed, and what reforms are feasible. Above all, this book examines the institutional changes and pressures that caused gatekeepers to underperform or neglect their responsibilities, and focuses on those feasible changes that can restore gatekeepers as the loyal agents of investors.

This informed and readable view of the players on the contemporary business stage will be essential reading for investors, professionals, executives and business academics concerned with issues of good governance.

**Clarendon Lectures in Management Studies**

Hardback / 0-19-928809-7 / 978-0-19928809-0 / £18.99
May 2006 / 400 pp

The Law and Practice of Minority Shareholders

Third Edition

Victor Joffe QC, David Drake, Giles Richardson and Daniel Lightman, *Barristers, Serle Court*

- ◆ Updated text on derivative claims and unfair prejudice
- ◆ Includes new chapter on directors duties
- ◆ Incorporates changes under the expected Companies Act
- ◆ Appendices including full range of forms, precedents and statutory material including relevant parts of the Companies Act
- ◆ Author team from a leading company law set, led by Victor Joffe QC



This leading work on the law relating to minority shareholders is now in its third edition.

There have been a number of important decisions since the last edition particularly on reflective loss, derivative claims and limitations on the right to proceed by those claims. As a result of these developments the section of the work on derivative claims and limitations, as well as those on unfair prejudice, have been subject to particularly thorough revision.

The new edition will also include changes introduced by the expected Companies Act. There is a new chapter on directors' duties as far as they relate to minority shareholders, reflecting the prominence of this area in the new legislation.

Contents

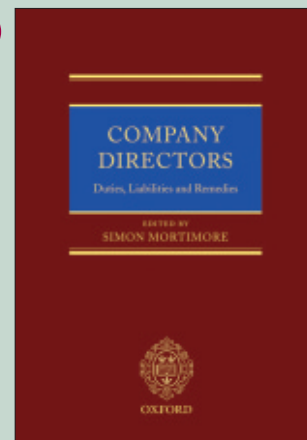
1. Derivative claims
2. Personal claims
3. Rights conferred on shareholders by the Companies Act 1985
4. Just and equitable winding up
5. Unfair prejudice: the statutory remedy
6. Petitions under the Companies Act 1985, s 459; procedure
7. Taxation aspect of minority shareholder remedies

Hardback / 0-19-921451-4 / 978-0-19-921451-8 / £95.00
September 2007 / 640 pp

Company Directors**Duties, Liabilities and Remedies**

Editor: Simon Mortimore QC,
3-4 South Square

Contributors: Mark Arnold, Glen Davis, Adam Goodison, Marcus Haywood, Lexa Hilliard, Barry Isaacs, Blair Leahy, Stephen Robins, Tom Smith, Lloyd Tamlin and Tony Zacaroli QC, *Barristers, 3/4 South Square*; Lucy Ferguson and Steven Turnbull, *Solicitors, Linklaters*; Clare Sibson, *Barrister, Matrix Chambers*



- ◆ Up to date guidance written from the perspective of the Companies Bill
- ◆ Detailed coverage of all duties required of directors with advice on how to minimise the risk of litigation
- ◆ Coverage of specialist topics such as director's liability to third parties and in the event of insolvency
- ◆ Expert barrister and solicitor team

This is the first work specialising on director's duties and liabilities to be written from the perspective of the new Companies Bill. It focuses on issues of present day practical importance.

The work covers all issues relating to directors from the requirement to have directors and their functions through to a discussion on their appointment and removal. The newly formulated directors' duties are discussed in detail.

There is full coverage of topical issue such as director's terms of service and chapters dedicated to giving practical guidance on claims against directors by the company, members and during insolvency proceedings. Criminal proceedings are also considered as are liabilities of directors to third parties.

This major new work provides essential guidance for those advising directors, members and companies concerning the conduct of directors in the context of the new regime.

Contents:

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|------------|--|
| Chapter 1 | General Introduction |
| Chapter 2 | The Requirement for Directors |
| Chapter 3 | Directors' Functions |
| Chapter 4 | Directors' Decision Making and Delegation |
| Chapter 5 | Appointment and Removal of Directors |
| Chapter 6 | Directors' Terms of Service |
| Chapter 7 | Company Secretaries |
| Chapter 8 | General Duties of Directors |
| Chapter 9 | Director's Duty to Declare Interest in Existing Transaction or Arrangement |
| Chapter 10 | Transactions with Directors Requiring Approval of Members |
| Chapter 11 | Contracts with Sole Members who are Directors |
| Chapter 12 | Directors' Liabilities: Exemption and Protection |
| Chapter 13 | Proceedings against Directors by a Company |
| Chapter 14 | Proceedings by Members Arising from Conduct of Directors |
| Chapter 15 | Directors' Particular Functions and Responsibilities |
| Chapter 16 | Claims against Directors in Insolvency Proceedings |
| Chapter 17 | Liabilities of Directors to Third Parties |
| Chapter 18 | Public Interest in the Governance of Companies |
| Chapter 19 | Criminal Proceedings |
| Chapter 20 | Directors of Foreign Companies |

Hardback / 0-19-921778-5 / 978-0-19-921778-6 / £175.00
October 2007 / 950pp

The Law of International Insolvencies and Debt Restructurings N

Editors: James R. Silkenat, *Arent Fox, PLLC* and Charles D. Schmerler, *Fulbright & Jaworski, LLP*

- ◆ An essential guide to legal and business issues in a cross-border world
- ◆ Identifies and addresses the relevant issues on a country-by-country and topic-by-topic basis



During the past several years, there have been an unprecedented number of insolvencies and restructurings of multinational corporations, both inside and outside of traditional bankruptcy proceedings. *The Law of International Insolvencies and Debt Restructurings* is the first treatise to analyze the newly created doctrines of law and procedure that have developed as insolvencies and restructurings have become increasingly international in character and now frequently involve the laws of numerous jurisdictions.

Leading attorneys address developments in bankruptcy and insolvency laws in the countries that have become the focal points for legal proceedings, including the United States, Mexico, England, Spain, Italy, Argentina, Brazil, China, France, Japan, and Canada.

Essential topics in the law of international restructuring and insolvency are also explored in depth, including national legislation and procedures, treaties and cooperation agreements, sovereign debt litigation, and inter-creditor relationships.

Coverage includes:

- Methods of restructuring multinational corporate and sovereign debt
- Rights of creditors
- European Community Regulations
- Access by foreign parties to U.S. bankruptcy courts
- Judicial bankruptcy proceedings
- Dispute resolution
- Jurisdiction and venue
- Choice of Law

Oceana Publications

Hardback / 0-379-21534-9 / 978-0-379-21534-2 / £90.00
2006 / 687 pp

The Anatomy of Corporate Law

A Comparative and Functional Approach

Reinier Kraakman, Paul Davies, Henry Hansmann, Gerard Hertig, Klaus J. Hopt, Hideki Kanda, and Edward B. Rock

'will lay the groundwork for the corporate law debates of the coming decade ... It is hard to overstate the significance of this project ... The great virtue of The Anatomy of Corporate Law is that its typology of strategies provides a simple, user-friendly way to compare the corporate law regimes of a wide range of different countries ... almost as remarkable as the typology itself is the clarity and elegance of the analysis.'
Yale Law Journal

Hardback / 0-19-926063-X / 978-0-19-926063-8 / £64.95
Paperback / 0-19-926064-8 / 978-0-19-926064-5 / £24.95
2004 / 250 pp

Cross-border Security & Insolvency

Edited by Michael Bridge, *Professor of Commercial Law and Dean of the Faculty of Laws at University College London* and Robert Stevens, *Barrister, Fellow and Tutor in Law, Lady Margaret Hall, Oxford University*

Hardback / 0-19-829921-4 / 978-0-19-829921-9 / £99.95
2001 / 408 pp

Corporate Governance in Context Corporations, States, and Markets in Europe, Japan, and the US

Edited by Klaus J. Hopt, *Director of the Max-Planck-Institute for private law, Hamburg*, Eddy Wymeersch, *Faculteit van de Rechtsgeleerdheid, Universiteit Gent*, Hideki Kanda, *Professor of Law, University of Tokyo*, and Harald Baum, *Senior Research Fellow, Max Planck Institute for Private Law, Hamburg*



Significant increases in regulatory competition have sharpened the comparative awareness of advantages of different national models of political economy, governance and regulation. The most important change in this regard is a shift in governance from state to the market. The transition from corporatist governance to market governance poses a daunting challenge to regulators and academics. The book addresses these challenges in a comparative and interdisciplinary perspective, including the world's three leading economies and their legal systems: the EU, the U.S., and Japan.

Hardback / 0-19-929070-9 / 978-0-19-929070-3 / £135.00
2006 / 968 pp

Applications to Wind Up Companies

Second Edition

Derek French

Consultant Editors: Catherine Newman QC and Rebecca Stubbs, *barristers, Maitland Chambers*; Stuart Sime, *Barrister, Lecturer, The Inns of Court School of Law*



The second edition of *Applications to Wind Up Companies* provides practitioners with an up to date and in-depth treatment of the law relating to applications to wind up companies

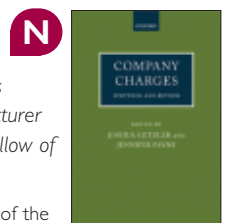
This long-awaited new edition deals with the procedure for obtaining a winding-up order chronologically from presentation of a petition through to making the order. It also looks at the application process as it applies to various classes of petitioner, such as creditors, contributories (shareholders) and public officials.

The book covers companies registered under the Companies Acts and all other entities, including insolvent partnerships and foreign companies, which may be wound up under the Insolvency Act 1986. It also deals with administration applications. Though focused on the procedure in the courts of England and Wales, it also includes the jurisprudence of the many Commonwealth jurisdictions which have adopted the English procedure.

Hardback / 0-19-920689-9 / 978-0-19-920689-6 / £95.00
May 2007 / 650 pp

Company Charges Spectrum and Beyond

Edited by Joshua Getzler, *Fellow and Tutor, St Hugh's College, Oxford*, and Jennifer Payne, *Travers Smith Lecturer in Corporate Finance Law, University of Oxford*, and Fellow of Merton College, Oxford



This exciting volume draws together the views of some of the most eminent figures in corporate and insolvency law to consider issues relating to the law on fixed and floating charges. The focus for the book is the litigation in the case of *Spectrum Plus*, which culminated in a House of Lords judgment in June 2005 ([2005] UKHL 41). The decision in *Spectrum* has generated much interest in legal practice and has important commercial implications for the business and banking community as a result of the changed position regarding charges given over book debts. The expert contributors (including Gabriel Moss QC and Sir Roy Goode) each consider problem issues relating to the case and the work as a whole provides an insightful commentary on the practical implications of the decision in *Spectrum Plus*.

Hardback / 0-19-929993-5 / 978-0-19-929993-5 / £95.00
August 2006 / 336 pp

EU Banking and Insurance Insolvency

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Edited by **Gabriel Moss QC**, *Barrister in private practice at 3-4 South Square, Gray's Inn, and* **Bob Wessels**, *Professor of Commercial Law, Vrije University, Amsterdam*

- ◆ Only work to deal specifically with the Reorganisation and Winding-up of Insurance Undertakings and Credit Institutions Directives making this an invaluable resource for the insolvency specialist
- ◆ Written by top European specialists in this field and edited by two leading experts making this book of the highest calibre
- ◆ Invaluable commentary on the application of the Directives in 18 European states

This new practitioner work is the first to provide detailed analysis of the EU Directives 2001/17 and 2001/24 on the Reorganisation and Winding-up of Insurance Undertakings and Credit Institutions. Chapters cover the considerable impact both Directives have upon the role and the tasks of the supervisory authorities in the EU insurance and banking market (including their branches in other EU countries), the information to be provided to these authorities, the effects of the measures they can take, the law applicable to reorganisation measures and winding-up proceedings of these institutions.

The book contains a detailed article-by-article commentary on both Directives themselves. In addition the work includes 18 separate surveys, within which local specialists describe and explain the specifics on the implementation of the Directives in their respective country.

Contents:

Part I: Commentaries

General Introduction to the EU Insolvency Law Framework and Principles with Regard to Financial Institutions; Commentary on Directive 2001/24/EC on the Reorganisation and Winding-up of Credit Institutions; Commentary on Directive 2001/17/EC on the Reorganisation and Winding-up of Insurance Undertakings.

Part II: National Implementation in the EU

Austria; Belgium; Denmark; Estonia; Finland; France; Germany; Greece; Ireland; Italy; Latvia; Netherlands; Poland; Slovak Republic; Spain; Sweden; United Kingdom.

Part III: National Implementation in the EEA

Norway; Appendices; Credit Institution Directive; Insurance Undertaking Directive; Credit Institutions (Reorganisation and Winding Up) Regulations 2004; Insurers (Reorganisation and Winding Up) Regulations 2004.

Hardback / 0-19-928578-0 / 978-0-19-928578-5 / £145.00
2006 / 680 pp

Corporate Insolvency Law

Theory and Application

Dr **Rizwaan Jameel Mokal**, *Reader in Laws at University College London, and Research Associate at the Centre for Business Research, University of Cambridge*



This volume constructs a detailed theory for the analysis and justification of corporate insolvency law using philosophical and economic tools. This theory is then deployed in an examination of the relevant statutes and leading authorities. The theory is also used to address important doctrinal questions which have not yet received judicial attention.

Hardback / 0-19-926487-2 / 978-0-19-926487-2 / £79.95
2004 / 384 pp

The EC Regulation on Insolvency Proceedings

Edited by **Gabriel Moss QC**, **Ian F. Fletcher**, **Herbert Smith**, and **Stuart Isaacs QC**

Hardback / 0-19-925109-6 / 978-0-19-925109-4 / £145.00
2002 / 388 pp

Partnership Law

Sixth Edition

NE



Geoffrey Morse, *Professor of Corporate and Tax Law, University of Birmingham*

The new edition of this popular text is an updated, modern account of the law of partnerships in a readily accessible form. A concise study of the law of partnership, this text is suitable for those studying the subject and provides practitioners with an easy to use source of information.

The work explains the essential characteristics of the subject, highlighting difficult and developing areas by reference to both established and modern cases and legislation. In addition to UK authorities, of which there are an increasing number at a high level, it also covers recent cases from many parts of the Commonwealth that still use the Partnership Act of 1890.

New developments such as the recently introduced limited liability partnership are covered. The author also provides an explanation of the Law Commission's proposals for reforms of partnership law (the first such report for over 100 years).

Paperback / 0-19-928881-X / 978-0-19-928881-6 / £24.95
2006 / 392 pp

Icarus in the Boardroom

The Fundamental Flaws in Corporate America and Where They Came From

David Skeel, *University of Pennsylvania Law School*



'Convincingly highlights deep problems yet to be resolved with the current system of investor protection.'
The Washington Post

'This good book does much to illuminate the causes of corporate collapse and the challenge of controlling corporations' behavior in a world where they influence every aspect of our lives. It deserves a wide readership - and it is an excellent read.'
The Law and Politics Book Review

Americans have always loved risk-takers. Like the Icarus of ancient Greek lore, however, even the most talented entrepreneurs can overstep their bounds. All too often, the very qualities that make Icarus executives special--self-confidence, visionary insight, and extreme competitiveness--spur them to take misguided and even illegal chances. The Icarus failure of an ordinary entrepreneur isn't headline news. But put Icarus in the corporate boardroom and, as David Skeel vividly demonstrates, the ripple effects can be profound. Today's business environment poses unprecedented perils for the average American as for the first time ever, more than half of Americans now own stock. Identifying the problems of the past, Skeel offers a strikingly new diagnosis of the fundamental flaws in corporate America today, and of what can be done to fix them.

Law and Current Events Masters

OUP USA

Paperback / 0-19-531017-9 / 978-0-19-531017-7 / £9.99
2006 / 264 pp

Political Determinants of Corporate Governance

Mark J. Roe

Clarendon Lectures in Management Studies

Hardback / 0-19-924074-4 / 978-0-19-924074-0 / £37.50
2002 / 244 pages

Corporate Governance and Firm Organization Microfoundations and Structural Forms

Edited by **Anna Grandiori**, *Bocconi University, Milan*

Paperback / 0-19-928679-5 / 978-0-19928679-9 / £24.99
Hardback / 0-19-926976-9 / 978-0-19926976-1 / £58.00
2004 / 416pp

The Governance of Close Corporations and Partnerships US AND European Perspectives

Edited by **Joseph A. McCahery**, *Theo Raaijmakers* and *Erik P.M. Vermeulen*

Hardback / 0-19-926435-X / 978-0-19-926435-3 / £89.95
2004 / 488pp

Reforming Company and Takeover Law in Europe

Edited by Guido Ferrarini, Klaus J. Hopt, Jaap Winter, and Eddy Wymeersch

This book examines reforms in company and takeover law, crucial to modern business and economics. The new European 13th directive on takeovers and its 'break-through' rule are discussed, as is the controversial level playing field for takeover activities all over Europe and from the United States. The volume provides comprehensive commentary and full text of the European Commission's new company law action plan. Issues including corporate disclosure, remuneration of directors, personal liability of board members, auditors, and conflicts of interest are also examined.

Hardback / 0-19-927380-4 / 978-0-19-927380-5 / £135.00
2004 / 1136 pp

Investor Protection in Europe Regulatory Competition and Harmonization

Edited by Guido Ferrarini, *Professor of Law at the University of Genoa and Director of the Centre for Law and Finance*, and Eddy Wymeersch, *Professor at the University of Ghent and Chairman of the Banking, Finance, and Insurance Commission in Brussels*

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This collection of essays examines investor protection in Europe. It offers a broad and coherent examination of the effects of regulatory competition versus harmonization, and covers both capital market and company law perspectives. Including coverage of both the EU and the US, this volume analyses the recent Markets in Financial Instruments European Directive, and explores clearing, settlement, prospectuses, and transparency regulation.

Hardback / 0-19-920291-5 / 978-0-19-920291-1 / £75.00
July 2006 / 400 pp

Blackstone's Guide to the Companies Act 2006

Alan Steinfeld QC, Martin Mann QC, Richard Ritchie, Elizabeth Weaver, Helen Galley, Stuart Adair, Adam Cloherty, and Neil McLarnon, *all Barristers, 24 Old Buildings*

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This new Blackstone's Guide provides the complete text of the Companies Act 2006, together with a lucid commentary by a team of leading practitioners. The narrative provides a clear analysis of the new legislation, explaining both its genesis and likely effect. The authors adopt a topic-based approach, focussing on the most important changes and developments for both private and public companies.

- ◆ Contains a full copy of the Companies Act 2006
- ◆ Topic based narrative; providing expert analysis of major changes
- ◆ Accessible and clear layout makes this an ideal quick reference text

Paperback / 0-19-921710-6 / 978-0-19-921710-6 / £55.00
February 2007 / 1,110 pp

Mayson, French and Ryan on Company Law 2006-2007

N @ i

Twenty-third Edition

Stephen Mayson, *Professor of Legal Practice and Director of the Centre for Law Firm Management, Nottingham Law School*; Derek French, Christopher Ryan, *Professor of Law and Head of the Department of Law, City University, London*

Mayson, French and Ryan on Company Law provides clarity and in-depth coverage to this complex area of the law, helping students to address areas of uncertainty or controversy.

It is the only company law textbook that is revised annually, ensuring that the content is up-to-date with the latest case and statutory changes.

Students are also kept updated through the accompanying Online Resource Centre, which provides web links and updates.

Paperback / 0-19-929027-X / 978-0-19-929027-7 / £32.99
September 2006 / 840 pp

STUDENT TEXTBOOKS IN COMPANY AND INSOLVENCY

Company Law

Fourth Edition

NE i

Alan Dignam, *Reader in Corporate Law, Queen Mary University of London*, John Lowry, *Professor of Law, University of College London*

Core Text Series

Paperback / 0-19-928936-0 / 978-0-19-928936-3 / £19.99
August 2006 / 458 pp

Cases and Materials on Company Law

Fifth Edition

@ i

Andrew Hicks, *Honorary Research Fellow, University of Exeter*, S.H. Goo, *Associate Professor of Law, University of Hong Kong, and Director of the LLM and SJD programmes in Corporate and Financial Law*

Paperback / 0-19-927061-9 / 978-0-19-927061-3 / £28.99
2004 / 605 pp

Company Law

Brenda Hannigan, *Professor of Corporate Law, Southampton University*

i

Paperback / 0-40-691356-0 / 978-0-40-691356-2 / £27.99
2003 / 943 pp

Cases and Materials in Company Law

Seventh Edition

i

L. S. Sealy, *S J Berwin Professor Emeritus of Corporate Law, University of Cambridge*

Paperback / 0-40-692959-9 / 978-0-40-692959-4 / £29.99
2001 / 680 pp

Company Law and Corporate Finance

Eilís Ferran, *University Lecturer in Law at Cambridge University and Fellow, St Catherine's College, Cambridge*

i

Paperback / 0-19-876393-X / 978-0-19-876393-2 / £37.99
1999 / 722 pp

Q&A: Company Law

Second Edition

i

S. Kunalen and Susan McKenzie, *Both Advanced Law Tutors, Singapore*

Q&A
Paperback / 1-84174-095-0 / 978-1-84174-095-9 / £13.99
2001 / 204 pp

Statutes on Company Law 2006-2007

Tenth Edition

NE i @

Derek French

Paperback / 0-19-928819-4 / 978-0-19-928819-9 / £16.99
August 2006 / 800 pp