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#### Mark Freedland FBA, Nicola Kountouris

**EC Employment Law** Catherine Barnard,2006 'EC Employment Law' provides a thorough and authoritative guide to EC law on employment, within a social and economic context. Extensive coverage is given of complex equality caselaw and legislation, and many issues not covered elsewhere are examined.

A Pest Megyei Levéltár Pest Megyei Levéltár, 2004

<u>Kwajo and the Brassman's Secret</u> Meshack Asare,2018-06-25 Kwajo's father makes traditional small figures. One day, he makes him a little brass drummer who comes alive and transforms Kwajo into a land of proverbs and riddles. It is a land where the figures represent money, and the people are citizens in a powerful kingdom. Kwajo is tempted by riches but must first decode a series of riddles and symbols. He falls at the last test, but nonetheless learns an important lesson. The Brassman's Secret won The Noma Award for Publishing in Africa 1982. It has become one of the most important children's books in Africa, and has been translated into several foreign languages. This book is the second illustrated edition created by Oksana Ignaschenko.

<u>Teleworking Explained</u> Mike Gray, Noel Hodson, Gil E. Gordon, 1993-12-14 Provides advice on how to implement a teleworking programme, including briefing and training of potential teleworkers. Includes information on how to maintain security and confidentiality within a dispersed workforce. Presents a detailed account of the technology which enables and supports teleworking, including ISDN, electronic mail, facsimile, mobile and satellite communications systems, video telephony and audio conferencing. A range of computer networks and programmes are also assessed.

The Encyclopedia of Psychological Trauma Gilbert Reyes, Jon D. Elhai, Julian D. Ford, 2008-12-03 The Encyclopedia of Psychological Trauma is the only authoritative reference on the scientific evidence, clinical practice guidelines, and social issues addressed within the field of trauma and posttraumatic stress disorder. Edited by the leading experts in the field, you will turn to this definitive reference work again and again for complete coverage of psychological trauma, PTSD, evidence-based and standard treatments, as well as controversial topics including EMDR, virtual reality therapy, and much more.

The Autonomy of Labour Law Alan Bogg, Cathryn Costello, Anne CL Davies, Jeremias Prassl, 2015-03-26 To what extent

is labour law an autonomous field of study? This book is based upon the papers written by a group of leading international scholars on this theme, delivered at a conference to mark Professor Mark Freedland's retirement from his teaching fellowship in Oxford. The chapters explore the boundaries and connections between labour law and other legal disciplines such as company law, competition law, contract law and public law; labour law and legal methodologies such as reflexive governance and comparative law; and labour law and other disciplines such as ethics, economics and political philosophy. In so doing, it represents a cross-section of the most sophisticated current work at the cutting edge of labour law theory.

The Idea of Labour Law Guy Davidov, Brian Langille, 2013-01-17 Labour law is widely considered to be in crisis by scholars of the field. This crisis has an obvious external dimension - labour law is attacked for impeding efficiency, flexibility, and development; vilified for reducing employment and for favouring already well placed employees over less fortunate ones; and discredited for failing to cover the most vulnerable workers and workers in the informal sector. These are just some of the external challenges to labour law. There is also an internal challenge, as labour lawyers themselves increasingly question whether their discipline is conceptually coherent, relevant to the new empirical realities of the world of work, and normatively salient in the world as we now know it. This book responds to such fundamental challenges by asking the most fundamental questions: What is labour law for? How can it be justified? And what are the normative premises on which reforms should be based? There has been growing interest in such questions in recent years. In this volume the contributors seek to take this body of scholarship seriously and also to move it forward. Its aim is to provide, if not answers which satisfy everyone, intellectually nourishing food for thought for those interested in understanding, explaining and interpreting labour laws - whether they are scholars, practitioners, judges, policy-makers, or workers and employers.

**Trust in Government** Organisation for Economic Co-operation and Development, 2000 At a time when there is a growing consensus among governments on what should constitute the essential elements of an effective and comprehensive ethics strategy, this OECD report constitutes a unique source of comparative information on ethics management measures in OECD countries.

Emberi jogok hazánkban Antal Ádám,1988

Roman Private Law Max Kaser, 1965

**Driverless** Hod Lipson, Melba Kurman, 2017-09-15 When human drivers let intelligent software take the wheel: the beginning of a new era in personal mobility. "Smart, wide-ranging, [and] nontechnical." —Los Angeles Times "Anyone who wants to understand what's coming must read this fascinating book." —Martin Ford, New York Times bestselling author of Rise of the Robots In the year 2014, Google fired a shot heard all the way to Detroit. Google's newest driverless car had no steering wheel and no brakes. The message was clear: cars of the future will be born fully autonomous, with no human driver needed. In the coming decade, self-driving cars will hit the streets, rearranging established industries and reshaping cities,

giving us new choices in where we live and how we work and play. In this book, Hod Lipson and Melba Kurman offer readers insight into the risks and benefits of driverless cars and a lucid and engaging explanation of the enabling technology. Recent advances in software and robotics are toppling long-standing technological barriers that for decades have confined self-driving cars to the realm of fantasy. A new kind of artificial intelligence software called deep learning gives cars rapid and accurate visual perception. Human drivers can relax and take their eyes off the road. When human drivers let intelligent software take the wheel, driverless cars will offer billions of people all over the world a safer, cleaner, and more convenient mode of transportation. Although the technology is nearly ready, car companies and policy makers may not be. The authors make a compelling case for why government, industry, and consumers need to work together to make the development of driverless cars our society's next "Apollo moment."

**Architecture Theory since 1968** K. Michael Hays, 2000-02-28 An anthology of the pivotal theoretical texts that have defined architecture culture in the late twentieth century. In the discussion of architecture, there is a prevailing sentiment that, since 1968, cultural production in its traditional sense can no longer be understood to rise spontaneously, as a matter of social course, but must now be constructed through ever more self-conscious theoretical procedures. The development of interpretive modes of various stripes—post-structuralist, Marxian, phenomenological, psychoanalytic, as well as others dissenting or eccentric—has given scholars a range of tools for rethinking architecture in relation to other fields and for reasserting architectures general importance in intellectual discourse. This anthology presents forty-seven of the primary texts of architecture theory, introducing each with an explication of the concepts and categories necessary for its understanding and evaluation. It also presents twelve documents of projects or events that had major theoretical repercussions for the period. Several of the essays appear here in English for the first time. Contributors Diana Agrest, Stanford Anderson, Archizoom, George Baird, Jennifer Bloomer, Massimo Cacciari, Jean-Louis Cohen, Beatriz Colomina, Alan Colquhoun, Maurice Culot, Jacques Derrida, Ignasi de Solá-Morales, Peter Eisenman, Robin Evans, Michel Foucault, Kenneth Frampton, Mario Gandelsonas, Frank Gehry, Jürgen Habermas, John Hejduk, Denis Hollier, Bernard Huet, Catherine Ingraham, Fredric Jameson, Charles A. Jencks, Jeffrey Kipnis, Fred Koetter, Rem Koolhaas, Leon Krier, Sanford Kwinter, Henri Lefebvre, Daniel Libeskind, Mary McLeod, Alberto Pérez-Gómez, José Quetglas, Aldo Rossi, Colin Rowe, Massimo Scolari, Denise Scott Brown, Robert Segrest, Jorge Silvetti, Robert Somol, Martin Steinmann, Robert A. M. Stern, James Stirling, Manfredo Tafuri, Georges Teyssot, Bernard Tschumi, Anthony Vidler, Paul Virilio, Mark Wigley

Justice in Dismissal Hugh Collins,1992 When is the dismissal of employees from their job fair? This work provides a critical evaluation of the law of dismissal from the perspective of social justice. It illuminates the general legal rules and principles of the law, as well as highlighting the social, political, and philosophical context in which the idea of protection from unfair dismissal has developed and currently operates.

The Legal Construction of Personal Work Relations Mark Freedland FBA, Nicola Kountouris, 2011-12-15 This book explores the conceptual framework of European employment law, focusing on understanding the law's construction of employment relationships. The book draws on extensive comparative research of the legal architecture of employment relations in national legal systems and EU law to analyse the traditional model of the contract of employment and the difficulties of using the traditional model to frame modern working relationships. The authors then present a new model of the foundations of employment relationships, based on the concept of a personal work nexus, and explore the potential of their model to shape the future development of employment law. Throughout the book, the authors analyse the interaction of domestic and EU employment law, and discuss the possibility of future legal harmonisation in the area. They conclude by exploring the potential for a common framework for European employment law, in the context of broader debates surrounding the harmonisation of European private law.

<u>European Framework Agreements and Telework</u> Roger Blanpain,2007 The Framework Agreement on Telework (2002) was the first of the non-legally binding (soft law) agreements concluded by the European Social Partners. The employer organisations UNICE, CEEP, and UEAPME, and the trade union organisation ETUC. Although

Airport Emergency Plan United States. Federal Aviation Administration, 1989

The Changing Law of the Employment Relationship Nicola Countouris, 2016-04-01 During the past few decades, industrialized countries have witnessed a progressive crisis of the regulatory framework sustaining the binary model of the employment relationship based on the subordinate employment/autonomous self-employment dichotomy. New atypical and hybrid working arrangements have emerged, challenging the traditional notions of, and divisions between, autonomy and subordination. This in turn has strained labour law systems across industrialized countries that were previously based on the notion of dependent and subordinate employment to cast their personal scope of application. Nicola Countouris advances ideas for a new dynamic equilibrium in employment law to accommodate this evolution, providing a comparative account of the development of the employment relationship in four key European countries - the UK, Germany, France and Italy.

Law and Society Adam Podgórecki,2023 Originally published in 1974, this book looks at the general problems regarding the sociology of law. It describes the various methods of sociological research which may be applied in the field of sociology of law and shows their advantages and empirical limitations. It discusses the number and complexity of the problems connected with law, problems which are often disregarded by the traditional state and law theory. The book elucidates basic theoretical concepts including anomie, conformity, legalism, the legal norm - which are fundamental to the sociology of law. Some essential problems concerned with the politics of law are also discussed.

The Worker and the Law Kenneth William Wedderburn Baron Wedderburn of Charlton,1971 Introductory textbook on the rights of the worker in the structure of labour law and administration of justice in the UK - examines the historical

background and current developments in the labour relations system, and includes the labour contract, employment security, dismissal, redundancy, employment accident benefits, minimum wage, collective bargaining, grievance and arbitration procedures, strike and labour dispute, trade union law, etc. Selected bibliography pp. 528 to 549.

**A Manager's Guide to Self-development** Mike Pedler, John G. Burgoyne, Tom Boydell, 1994-01 Offers the manager a lively and practical strategy for understanding and undertaking a programme of self development

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