Union List of Legal Periodicals

A location guide to holdings of legal periodicals in libraries in the United Kingdom

Fourth edition 1978

ISBN 0 901190 20 9

An essential reference tool for all librarians who need locations for legal periodicals, this fourth edition of the UNION LIST OF LEGAL PERIODICALS gives holdings of nearly 3000 titles held in 114 libraries throughout the United Kingdom, including the British Library. This represents an increase of 60 per cent in the number of titles recorded since the third edition appeared in 1968.

Entries conform as for as possible to the International Standard Bibliographic Description (Serials) including ISSN.

Available from the publisher:

Institute of Advanced Legal Studies
17 Russell Square
London WC1B 5DR

£12.50 (12.95 including postage and packing)

Landmark Briefs and Arguments of the Supreme Court of the United States: Constitutional Law

Briefs and oral arguments are the only source of documentation of both sides of the great constitutional cases of the Supreme Court. By offering a carefully selected collection of major briefs and oral arguments, Landmark Briefs and Arguments has become a standard legal reference work which has been acclaimed by law librarians as an unparalleled contribution to the study of American law.

Presently totaling 100 volumes, Landmark Briefs and Arguments is available at a small fraction of the cost of the complete microform editions of Supreme Court briefs. Moreover, Landmark Briefs and Arguments publishes for the first time the Supreme Court's key oral arguments, which are our only opportunity to view the crucial interplay between the Court and some of the nation's most notable attorneys.

The vast range of topics in Landmark Briefs and Arguments covers all of the important consitutional issues: judicial review, Congressional powers, Presidential authority, due process, civil rights, searches and seizures, right to counsel, freedom of speech and press, federal regulatory powers, legislative apportionment, capital punishment, labor, welfare, sex discrimination, school busing, and many more. Only in Landmark Briefs and Arguments can you find briefs in book form for cases from Plessy v. Ferguson to Baker v. Carr, from Slaughterhouse Cases to Miranda v. Arizona, along with oral arguments in cases from McCulloch v. Maryland to Roe v. Wade, from Ex parte Milligan to Youngstown Sheet & Tube Co. v. Sawyer. A complete list of cases is available on request.

No law library, regardless of size, should be without Landmark Briefs and Arguments of the Supreme Court of the United States: Constitutional Law. We find that it is one of the finest additions we have made to our collection.—Eleanore C. Blue, Law Librarian and Professor of Law, School of Law, Univ. of Missouri-Kansas City

I am very impressed by the coverage of this project. Making these briefs and oral arguments available, quality-wise and price-wise, is a great contribution to law students, faculty, legal researchers, and those who are interested in the development of our laws and institutions. For the first time in our Law Library history, we can afford to obtain the basic source of constitutional law at a modest cost, which is always welcome to librarians.—Henry Tseng, Professor and Head Law Librarian, The Law School, Capital University

Landmark Briefs and Arguments of the Supreme Court of the United States: Constitutional Law.

Price: \$3,900. (Vols. 1-80)

1974 Term Supplement.
 1975 Term Supplement.
 1976 Term Supplement.
 1976 Term Supplement.
 Price: \$375. (Vols. 81-82)
 1976 Term Supplement.
 Price: \$375. (Vols. 91-98)

1977 Term Supplement (first two volumes). Price: \$85. (Vols. 99-100)

In the Matter of Exxon Corporation et al.

Records of the Federal Trade Commission's Case against the Major Oil Companies, 1973-77

Exxon, Texaco, Mobil, Standard Oil of California, Gulf, Standard Oil of Indiana, Shell, Atlantic Richfield. Respective ranking among all U.S. industrial companies: 1, 4, 5, 6, 7, 12, 13, 15. Aggregate sales in 1976: \$166 billion (which is considerably more than the total of all Federal individual income taxes collected in 1976). Each an example of a vertically integrated company; that is, each is involved in every phase of the petroleum industry: exploration and production of crude oil, transportation of crude oil, refining of crude oil, transportation of refined petroleum products, and marketing of refined petroleum products.

On July 18, 1978, the Federal Trade Commission filed a complaint which alleged that these eight largest U.S. oil companies were engaged in monopolistic and anti-competitive practices. The FTC asked for "such relief as is necessary or appropriate," presumably meaning at the least a radical change in the way that these large oil companies carry on their business, and at the most a functional breakup of the petroleum industry.

After more than four years of litigation, the FTC's case has evolved into one of the most significant and complex antitrust actions ever undertaken. The FTC is challenging the world's most powerful industry, an industry which controls not only enormously important consumer products such as gasoline and heating oil, but also the very energy on which most other industries depend. In the Matter of Exxon Corporation et al. is becoming the classic case of Government v. Big Business.

Although this case is not yet resolved (as of May 1978), we are making available the records and documents which have already been generated, and we will issue semi-annual supplements (as necessary) on a subscription basis. The advantage of this course of publication is that readers can follow the case as it develops. We are publishing all of the voluminous motions and briefs, all of the oral arguments, all orders, the court documents, the subpoenas, the depositions, the evidence, the testimony, the exhibits, the correspondence and memoranda, and the available FTC files.

The documents which are published for the first time in In the Matter of Exxon Corporation et al. not only will serve as a record of the progress of the prosecution of the case, but also will allow us to examine the FTC's investigatory methods and the respondents' labyrinthine business structures. Providing an eyewitness account of this crucial case, this publication will be of considerable importance to all libraries which want their holdings to reflect the latest developments in American law, the problems of energy supply, and the history of American business.

In the Matter of Exxon Corporation et al.: Records of the Federal Trade Commission's Case against the Major Oil Companies, 1973-77.

35mm microfilm (22 reels) with printed guide.

Price: \$770. Available now.

ISBN 0-89093-200-X.

Standing Order Information: The semi-annual supplements (as necessary) will be priced at \$35 per reel. If you want a standing order for the supplements, your initial purchase order should indicate that it is a standing order.

5630 CONNECTICUT AVENUE • WASHINGTON, D.C. 20015 • USA

Major Studies and Issue Briefs of the Congressional Research Service: 1976-78 Supplement

Hundreds of the most significant studies written for the U.S. Congress are not published by the Government Printing Office, are not sent to depository libraries, and are not included in any subscription of government documents that has been available until now. Yet these studies are widely known as the best source of information for current topics of national interest, and they are considered by Congress to be essential background material for Congressional investigations and legislative proposals. We are pleased to announce that, at long last, libraries can acquire these major studies of the Congressional Research Service on a subscription basis.

Early in 1975 we published Major Studies of the Legislative Reference Service/Congressional Research Service [1916-1974], which was the first collection of LRS and CRS studies. In autumn of 1976 we published Major Studies of the Congressional Research Service: 1975-76 Supplement, which covered the 20-month period from January 1975. August 1976 (and please note that by 1975 the LRS had given way to the CRS; hence there are no post-1974 studies by the LRS).

Now, in March 1978, we are publishing Major Studies and Issue Briefs of the Congressional Research Service: 1976-78 Supplement, which covers the 18-month period from September 1976-February 1978. In this Supplement we have been able to include not only the CRS's "multilithed reports," but also the very timely "issue briefs" which the CRS sends to Congress at regular intervals. Listed below are a few of the 235 multilithed reports and 150 issue briefs which comprise the 1976-78 Supplement:

- United States Antitrust Law: Some Basic Information on Its Extraterritorial Application
- Tax Provisions and Effective Tax Rates in the Oil and Gas Industry
- Sex Discrimination and the U.S. Supreme Court
- The Economics of Future Electricity Generation from Nuclear and Coal Power Plants
- Constitutional Standards and Procedures for the Involuntary Civil Commitment of the Mentally Ill
- The Evolution of Censorship of Obscenity through the Judicial Process
- Executive Reorganization: A Historical Review
- Compilation of Selected Federal and State Freedom of Information and Privacy Laws
- Federal Laws Relating to Unequal Treatment of the Handicapped
- The Issue of Federal Economic Regulation, 1973-1977
- Legal Status of Unions and Collective Bargaining in the Armed Forces
- Intelligence Community: Congressional Oversight
- Labor Law Reform
- Welfare Reform
- Nuclear Power Plants: State/Federal Control

35mm microfilm (12 reels), with printed guide. Price: \$380. Available now. ISBN 0-89093-208-5.

Major Studies of the Legislative Reference Service/Congressional Research Service (1916-1974)

For more than six decades the Legislative Reference Service and the Congressional Research Service have had the key task of providing the United States Congress with special reports that have supplied a factual and analytical background for proposed legislation and topics of Congressional investigation. The LRS and the CRS have shown a remarkable ability to examine an enormous range of crucial issues with a maximum of objectivity and expertise. LRS and CRS studies, which have covered nearly every area of national interest, have focused especially upon subjects in law, government, labor, economics, environmental affairs, and foreign relations.

Major Studies of the Legislative Reference Service/Congressional Research Service [1916-1974] is a retrospective collection of 242 of the most important reports of the LRS and the CRS through 1974. Only in this collection—and from no other source—can a library acquire all of these valuable studies. Listed below are a few of the 242 titles:

- Legislative History of Tax Return Confidentiality
- Judicial Ethics: A Brief Appraisal and Selected Materials
- Court Cases on Impoundment of Funds: A Public Policy Analysis
- Wiretapping and Electronic Surveillance: Federal and State Statutes
- Jurisdiction over Submerged Lands of the Open Sea
- Analysis of the United States Supreme Court Decisions Regarding Abortion 35mm microfilm (17 reels), with printed guides.

Price: \$640. : Available now.

Major Studies of the Congressional Research Service: 1975-76 Supplement

The 20-month period (January 1975-August 1976) covered by the 1975-76 Supplement was witness to pivotal developments in a wide variety of topics of national interest: unemployment, inflation, tax reform, campaign financing, energy, the environment, abortion, school busing, health insurance, Angola, nuclear proliferation, detente, and so on. Naturally, it was the task of the Congressional Research Service to make available to Congress the necessary studies (in the form of unpublished, multilithed reports) to provide a thorough background for these topics. Just as naturally, Major Studies of the Congressional Research Service: 1975-76 Supplement makes available to libraries the best of these studies; otherwise, no library could purchase a single one of these multilithed reports. Listed below are a few of the 165 titles in this collection:

- Compilation of State and Federal Statutes Pertaining to the Registration and Regulation of Lobbyists
- Right to Counsel in Criminal Proceedings: Federal and State Courts
- Tax Aspects of Campaign Financing
- Executive Privilege: Withholding Information from the Congress
- Congressional Review, Deferral, and Disapproval of Executive Actions
- Free Press and Fair Trial Controversy

35mm microfilm (6 reels), with printed guide.

Price: \$220. Available now.

Antitrust Law: Major Briefs and Oral Arguments of the Supreme Court of the United States, 1955 Term - 1975 Term Edited by Philip B. Kurland and Gerhard Casper

In a few pages and a few thousand words, the Sherman and Clayton Antitrust Acts embody the American preference for robust and unrestricted competition in the market-place and against concentration and abuse of economic power. Offenses against that ideal are dealt with harshly by the imposition of a treble-damages fine paid to the injured competitor and by possible divestment or dissolution of offending combinations.

Yet the bare words of the statutes say and accomplish little without the meaning they draw from judicial interpretation. Courts—and ultimately the Supreme Court of the United States—must determine what constitutes an illegal combination in restraint of trade, an attempt to monopolize, a permissible cost justification for price differentials, or a proscribed anti-competitive merger. The very meaning of these and other crucial terms has evolved over the years as the scope and strength of the antitrust provisions have waxed and waned and waxed again in response to the shifting economic philosophy of the Supreme Court majority.

In the postwar revival of antitrust, the Court has applied these concepts to the novel problems presented by the increasingly complex and acquisition-minded commercial world. Some standards have been tightened, as in cases wherein the Court has ruled particular devices or transactions to be anti-competitive per se without regard to proof of competitive injury or business justification. "New" laws have been interpreted by the Court with far-reaching effect, as in Brown Shoe Co. v. United States (1962), the first major case to apply the "probability of anti-competitive effect" test for mergers written into §7 of the Clayton Act. Additionally, the challenge of conglomerate growth in the 1960s was met in F.T.C. v. Proctor & Gamble Co. (1967) with the "potential competitor" doctrine.

From F.T.C. v. Standard Oil Co. (1958) to United States v. Container Corp. (1969), from the United States v. E. I. du Pont de Nemours & Co. cases of 1956, 1957, and 1961 to United States v. National Association of Securities Dealers (1975), this collection of briefs and oral arguments of 80 landmark antitrust cases gives both retrospective and current coverage of the Supreme Court litigation on antitrust law which is of interest to all law libraries.

Surely the complex and controversial area of antitrust law—involving not only billions of dollars in products and services but also the very direction of major corporations throughout America—demands reference to the key documents which can contribute clarity and assurance to important research and to one's standing before the law. In this regard, briefs and oral arguments are known throughout the legal community for providing some of the most reliable, thorough, and useful information on antitrust law. These documents are now collected and published for the first time in Antitrust Law: Major Briefs and Oral Arguments of the Supreme Court of the United States, 1955 Term-1975 Term. (Supplements will be published. A complete list of cases is available on request.)

Antitrust Law: Major Briefs and Oral Arguments of the Supreme Court of the United States, 1955 Term-1975 Term.

Price: \$1,740. (36 volumes)

Tax Law: Major Briefs and Oral Arguments of the Supreme Court of the United States, 1955 Term - 1975 Term Edited by Philip B. Kurland and Gerhard Casper

Federal taxation exercises a pervasive influence over all facets of modern American life. Tax consequences channel the flow of investment resources; they dictate the terms of business transactions, labor contracts, and divorce settlements. Favorable treatment can nurture an industry, an institution, a lifestyle; unfavorable treatment can cripple them.

Sitting atop the vast complex of courts and agencies which administer and interpret the Internal Revenue Code, the Supreme Court of the United States is the last word on the meaning of the tax law. Where the intent of Congress is unclear, or where a situation not anticipated by the draftsmen arises, the Court must act in precedents which can cost the Treasury or certain taxpayers billions of dollars. In its efforts to interpret and harmonize the thousands of pages of tax laws on the books, the Supreme Court has decided issues ranging from corporate organization and mineral depletion allowances to the taxability of the fruits of crime and the constitutional rights of taxpayers under audit.

In reaching its historic tax decisions, the Supreme Court has been guided by a complex tapestry of influences, including lower court precedents, the legislative history of the provision at issue, the public policy involved, judicial construction of predecessor statutes and Congressional reaction thereto, consistency with related Code provisions, and IRS regulations and litigation policy. Nowhere is this crucial foundation set forth more exhaustively and persuasively than in the briefs and oral arguments which the parties themselves submit to the Court.

Tax Law: Major Briefs and Oral Arguments of the Supreme Court of the United States. 1955 Term-1975 Term makes this vital primary material available for the first time. Beginning with the cases which arose from the enactment of the 1954 Internal Revenue Code and extending to the term completed in July 1976, Tax Law collects 71 of the most significant cases in the field of business, income, estate, and gift taxation to come to the Court over that period. The invaluable nature of Tax Law is more apparent today than ever before, because courts across the nation are just beginning to interpret the massive Tax Reform Act of 1976. Each of the hundreds of new sections of that law will be tested in court, its meaning hammered out in case-by-case litigation, Attorneys in litigation and tax planning will seek to understand the historical perspective from which the 1976 Act was written—the abuses it seeks to correct, the loopholes it closes, the court decisions it overrules or renders moot. Attorneys seeking to guide courts to their clients' view of the Code's new meaning will need access to the definitive sources on the purpose and history of the old Code provisions, and those sources are Supreme Court documents on litigation. Tax Law: Major Briefs and Oral Arguments of the Supreme Court of the United States, 1955 Term-1975 Term is the only collection of those key documents. (Supplements will be published. A complete list of cases is available on request.)

Tax Law: Major Briefs and Oral Arguments of the Supreme Court of the United States, 1955 Term-1975 Term.

Price: \$820. (17 volumes)

Complete Guide to Legal Materials in Microform

by Henry P. Tseng

Professor of Law and Head Law Librarian

Capital University Law School

It not only includes more titles than any other publication, but also covers, for the first time, some new areas as textbooks and treatises and foreign titles. Like Law Books in Print, this Complete Guide is a "must" for every law library. The typography is excellent and the book is well bound. It is an indispensable reference and acquisition tool. Highly recommended for all law libraries.—LAW BOOKS IN REVIEW

The Complete Guide contains over 17,000 entries of law and law-related microforms published or announced as of November 1975. Journals, periodicals, serials, archival materials, government documents, manuscripts, transcripts, and court records are included, as are collections especially compiled and published in microform.

Price: \$44.00 (587 pp., hardcover)

1976 Supplement Price: \$17.00 (180 pp., paperback)

Watergate in Court

This collection makes available the official transcripts of the proceedings in the United States District Court for the District of Columbia in the four major Watergate-related trials.

Criminal No. 1827-72: United States v. George Gordon Liddy et al. (Trial of the Watergate burglars.)

35mm microfilm (2 reels) with printed guide.

Price: \$90.

 Criminal No. 74-110: United States v. John N. Mitchell et al. (The Major Watergate cover-up trial.)

35mm microfilm (8 reels) with printed guide.

Price: \$290.

• Criminal No. 74-116: United States v. John D. Ehrlichman et al. (The White House "plumbers" trial.)

35mm microfilm (2 reels) with printed guide.

Price: \$90.

Criminal No. 74-440: United States v. John B. Connally (Milk Fund bribery allegations)

35mm microfilm (1 reel) with printed guide.

Price: \$45.

OIL: The Federal Investigations

From Petroleum As a Source of National Wealth (1866) to Multinational Oil Corporations and United States Foreign Policy (1975), this collection gathers 52 Government investigations of domestic and international oil developments, and it offers more than a century of primary sources.

35mm microfilm (9 reels) with printed guide.

Price: \$290.

The Hitler Trial Before the People's Court in Munich

Few events in this century have shaped the course of world history as much as Adolf Hitler's trial for high treason in 1924. Before the trial, Hitler was a minor political figure whose popularity was limited to extreme right-wing factions in Bavaria. When his attempted Beer Hall Putsch of 1923 ended in disaster, it might have been assumed that the world had seen the end of Adolf Hitler. By manipulating his own trial, however, Hitler became a major force in Germany. He used the trial as a stage on which he appeared larger than life to the national and international audience that the trial attracted. He interrupted the prosecutors, cross-examined witnesses himself, and spoke for days about his vision of a new Germany. Within a decade, he would be Chancellor of the German Reich.

The six-week trial of Hitler and his fellow Putschists—Field Marshal Erich Ludendorff, Ernst Röhm, Wilhelm Frick, Friedrich Weber, and others—was one of history's most important trials because Hitler was able to turn the grim failure of the Putsch into one of his most spectacular successes. The Hitler Trial is the first English translation of the trial, and it is the first publication in any language to include the trial's secret sessions which were closed to the public for reasons of national security.

Price: \$95.00 (3 volumes, hardcover)

In the Matter of Karen Quinlan [Volume I]: The Complete Legal Briefs, Court Proceedings, and Decision in the Superior Court of New Jersey

The Quinlan case is undoubtedly the focal point of most legal, medical, and ethical discussions concerning a constitutional right to die, a definition of death, the rights of an incompetent patient, the wishes of a parent or guardian, and the position of attending physicians, as well as the authority of the courts to serve as final arbiter of these issues.

The briefs in this book provide a detailed introduction to the Quinlan case; the transcript of the court proceedings contains hundreds of pages of expert testimony on the medical facts; and the decision formed the basis of the Quinlans' appeal.

Price: \$29.50 (576pp., hardcover)

In the Matter of Karen Quinlan [Volume II]: The Complete Briefs, Oral Arguments, and Opinion in the New Jersey Supreme Court

The landmark opinion of the New Jersey Supreme Court has opened a new chapter in the history of American law. The briefs and oral arguments which accompany the opinion in this volume form an extremely valuable background to the opinion and will be used again and again as reference material for cases of medical law.

Price: \$22.50 (344pp., hardcover)

Death, Dying, and Euthanasia

Edited by Dennis J. Horan and David Mall

Death, Dying, and Euthanasia is the most complete treatment in a single volume of the important issues surrounding the right-to-life/right-to-death controversy. Thirty-six experts from every pertinent discipline—law, medicine, ethics, philosophy, religion—provide a scholarly and balanced collection of essays.

A splendid collection of essays on one of the most critical subjects of our time. I recommend this book for an in-depth exploration of the issues surrounding death, dying, and euthanasia.—John Noonan, Professor of Law, University of California, Berkeley

Price: \$24.00 (844pp., hardcover)

CHINA STUDIES

STUDIES IN CHINESE GOVERNMENT AND LAW

Edited by Joseph En-pao Wang Head, Far Eastern Languages Section Descriptive Cataloging Division Library of Congress

- 16 titles are available now.
- 10% discount off the price of individual titles when all 16 are ordered.
- Complete list of titles available upon request.

Wang, Joseph En-pao (editor). SELECTED LEGAL DOCUMENTS OF THE PEOPLE'S REPUBLIC OF CHINA

Arlington, 1975. Price: \$19.50

Hu, Sheng. IMPERIALISM AND CHINESE POLITICS

Peking, 1955. Price: \$19.50

Wei, Cho-min. THE POLITICAL PRINCIPLES OF MENCIUS

Shanghai, 1916. Price: \$9.75

Cheng, F. T. (translator). CHINESE SUPREME COURT DECISIONS RELATING TO GENERAL PRINCIPLES OF CIVIL LAW, OBLIGATIONS, AND COMMERCIAL LAW Peking, 1923. Price: \$17.00

Wu, Kuo-cheng. ANCIENT CHINESE POLITICAL THEORIES

Shanghai, 1928. Price: \$22.00

China, Republic of. CONSTITUTION AND SUPPLEMENTARY LAWS AND DOCUMENTS OF THE REPUBLIC OF CHINA.

Peking, 1924. Price: \$12.00

Meijer, Marinus J. INTRODUCTION OF MODERN CRIMINAL LAW IN CHINA Batavia, 1950. Price: \$16.50

Hung, William S. OUTLINES OF MODERN CHINESE LAW

Shanghai, 1934. Price: \$20.50

Chang, Yu-kon; Hsia, Ching-lin; Chow, James L. (translators). CIVIL CODE OF THE

REPUBLIC OF CHINA

Shanghai, 1931. Price: \$23.00

China, Republic of. LAWS, ORDINANCES, REGULATIONS, AND RULES RELATING TO THE JUDICIAL ADMINISTRATION OF THE REPUBLIC OF CHINA

Peking, 1923. Price: \$21.50

Riasanovsky, V. A. CHINESE CIVIL LAW

Tientsin, 1938. Price: \$19.00

Tyau, Min-chi'en T. Z. CHINA'S NEW CONSTITUTION AND INTERNATIONAL PROBLEMS

Shanghai, 1918. Price: \$18.75

JAPAN STUDIES

STUDIES IN JAPANESE LAW AND GOVERNMENT

- Announcing the reissue of 13 classic texts in Japanese law and government.
- All volumes are in English; all will be available in October 1978.
- 10% discount off the price of individual titles when all 13 are ordered.

de Becker, Joseph Ernest. ELEMENTS OF JAPANESE LAW

Yokohama, 1916. Price: \$34.00

Hall, John Carey. JAPANESE FEUDAL LAW

Yokohama, 1911. Price: \$24.50

Ito, Hirobumi. COMMENTARIES ON THE CONSTITUTION OF THE EMPIRE OF JAPAN

Tokyo, 1906. Price: \$25.00

Fujii, Shinichi. THE ESSENTIALS OF JAPANESE CONSTITUTIONAL LAW

Tokyo, 1940. Price: \$32.50

Matsunami, Niichiro. THE JAPANESE CONSTITUTION AND POLITICS

Tokyo, 1940. Price: \$38.75

de Becker, Joseph Ernest (translator). ANNOTATED CIVIL CODE OF JAPAN

Yokohama, 1909. Price: \$95.00 (four volumes)

de Becker, Joseph Ernest. THE PRINCIPLES AND PRACTICE OF THE CIVIL CODE OF JAPAN: A COMPLETE THEORETICAL AND PRACTICAL EXPOSITION OF THE MOTIFS OF THE JAPANESE CIVIL CODE

Yokohama, 1921. Price: \$60.00 (2 volumes)

Ministry of Labor, Japan. JAPAN LABOR CODE

Tokyo, 1953. Price: \$56.00 (2 volumes)

de Becker, Eric V. A. SURVEY OF SOME JAPANESE TAX LAWS

Kobe. 1931. Price: \$18.50

Sebald, William Joseph (translator). A SELECTION OF JAPAN'S EMERGENCY

LEGISLATION

Tokyo, 1937. Price: \$16.00

Ministry of Finance, Japan. A GUIDE TO THE ECONOMIC LAWS OF JAPAN

Tokyo, 1950. Price: \$62.50 (2 volumes)

Ministry of Justice, Japan. THE CONSTITUTION OF JAPAN AND

CRIMINAL STATUTES

Tokyo, 1957. Price: \$38.00

Lay, Arthur Hyde. A BRIEF SKETCH OF THE HISTORY OF POLITICAL PARTIES IN JAPAN

Tokyo, 1902. bound with

Kawakami, Kiyoshi Karl. THE POLITICAL IDEAS OF MODERN JAPAN: AN

INTERPRETATION

Iowa City, 1902. Price: \$22.00



F. W. Faxon Company is an international magazine subscription agency handling periodicals from the United States and around the world. Our thorough knowledge of periodicals and personal concern for your particular needs give you the most complete magazine service possible.

You can place one order for all your periodicals—for serials, annuals, newspapers, government documents, continuations, yearbooks, monographic series, transactions and proceedings—domestic and foreign—and receive one annual invoice with a complete listing of all your titles.

And at Faxon, we have a special department to translate your correspondence so we can fulfill your requests quickly with no inconvenience to you.

Find out how Faxon can help with your periodical acquisitions. Write today for more information and a free copy of Faxon's LIBRARIANS' GUIDE which lists the titles most in demand from the more than 86,000 international publications in Faxon's file.

Library business is our only business - since 1881.



F.W. FAXON COMPANY, INC.

Library Magazine Subscription Agency
15 Southwest Park, Westwood, Mass. 02090 U.S.A.
TWX: 710-348-6724

Beiträge zum ausländischen öffentlichen Recht und Völkerrecht

Veröffentlichungen des Max-Planck-Institutes für ausländischen öffentliches Recht und Völkerrecht Herausgeber: H. Mosler, R. Bernhardt

Band 68 U.-D. Klemm

Die seewärtige Grenze des Festlandsockels

Geschichte, Entwicklung und lex lata eines seevolkerrechtlichen Grundproblems 1976. XIV, 285 Seiten. Gebunden DM 98,-; US \$ 49.00

ISBN 3-540-07959-9

This monograph tries to clarify the definition of the continental shelf currently in force. The current interpretations of art. 1 of the Convention on the Continental Shelf usually prove to be inpracticable. The author tries to define the continental shelf in customary international law on the basis of State practice, international jurisprudence and developments in the III. UN Conference on the Law of the Sea.

Band 69 M. Bothe

Die Kompetenzstruktur des modernen Bundesstaates in rechtsvergleichender Sicht

1977, XIV, 350 Seiten. Gebunden DM 124,-; US \$ 62.00 ISBN 3-540-08111-9

After short universal history of federal forms of government, the book describes and compares the federal systems of the USA, Canada, Australia, Switzerland, and the Federal Republic of Germany.

Band 70 H. Krück

Völkerrechtliche Verträge im Recht der Europäischen Gemeinschaften

Abschlußkompetenzen, Bindungswirkung, Kollisionen 1977. XIII, 210 Seiten. Gebunden DM 74,-; US \$ 37.00 ISBN 8-540-08314-6

This monograph investigates the explicit as well as implicit authority of the European Communities to conclude treaties. The extent of this authority and its relationship to the competences of the Member States is exampled, as are questions concerning the binding force and validity of these treaties within the internal law of the Communities.

Band 71 G. Ress

· Die Rechtslage Deutschlands nach dem Grundlagenvertrag vom 21. Dezember 1972

1978. XIV, 436 Seiten. Gebunden DM 66,-; US \$ 33.00 ISBN 3-540-08416-9

Analysis of the Basic Treaty between the FRG and GDR in respect to: status, legal existence of the "German Reich". the rights and responsibilities of the Four Powers, special relations, principle of good neighborhood, citizenship, reunification, diplomatic relations and international representation, and pacta de contrahendo to normalize the German situation.

Band 72

Grundrechtsschutz in Europa

Europäische Menschenrechts-Konvention und Europäische Gemeinschaften

Internationales Kolloquium, veranstaltet vom Max-Planck-Institut für ausländisches öffentliches Recht und Völkerrecht, Heidelberg 1976

Herausgeber: H. Mosler, R. Bernhardt, M. Hilf 1977. VIII, 248 Seiten. (3 Seiten englische, 20 Seiten französische Zitate) Gebunden DM 58,-; US \$ 29.00 ISBN 3-540-08471-1

In October 1976 presidents and judges of the European Court of Human Rights, the Court of the European Communities, the German Federal Constitutional Court, and other leading experts discussed the role and function of human rights in the different institutions and legal orders. The reports and contributions to this symposium are published in the present volume.

Prices are subject to change without notice

Springer-Verlag Berlin Heidelberg New York







ANNOUNCING

INTERNATIONAL



Bevans: U.S. Treaties and Other International Agreements of the United States of America ...\$ 375.00/set Volumes 1-13 (1776-1949) (V. 13, General Index, completes 30.00/volume the series) Miller: Treaties and Other International Acts of the United States of America Volumes 1-8 (1776-1863) Moore: International Law Digest Volumes 1-8 (1906) ...\$ 150.00 Naval War College: International Law Studies Volumes 1-30 (1901-1966) ...\$ 995.00/set Index (1901-1930) 20.00/volume Wharton: A Digest of International Law of the United States Volumes 1-3 :..\$ 75.00/set 25,00/volume Whiteman: Damages in International Law Volumes 1-3 (1937-1943) 75.00/set 25.00/volume Whiteman's Digest of International Law Volumes 1-15 (1963-1973) ...\$ 425.00/set 30.00/volume WILLIAM S. HEIN & CO., INC. **AREA CODE 716** INTERNATIONAL DEPT. 882-2600-01-02 1285 MAIN STREET CABLE: HEINCO **BUFFALO, NEW YORK 14209**

Aufsatzdokumentation zur Privatrechtsvergleichung, Privatrechtsvereinheitlichung sowie zum Internationalen Privatrecht und ausländischen Privatrecht Bibliography of Articles on Comparative Private Law, Unification of Private Law, and on Private International Law and Foreign Private Law

1973-76

Zur Fortsetzung des im Verlag Mohr in Tübingen veröffentlichten Grundwerks 1968/72 sind im Eigenverlag des Instituts die Bände 1973-76 erschienen. Sie werden zum Selbstkostenpreis (ohne Abzug) von jeweils DM 42,50 zuzüglich Mehrwertsteuer und Porto ausgeliefert. Weitere Bände für die Jahre ab 1977 werden vorbereitet. Eine Kumulation der Jahrgänge 1973-76 kann aus technischen Gründen nicht erfolgen. Bestellungen sind zu richten an:

In order to bring the original bibliography for 1968–72 (Mohr, Tübingen) up to date, four volumes for the years 1973–76 have just been published by the Institute. They are sold at cost (no trade discount) for DM 42.50 each plus VAT and postage. Other volumes for 1977 and the following years are in preparation. Technical difficulties make it impossible to publish a cumulated edition for the period 1973–76. Orders should be addressed to:

MAX-PLANCK-INSTITUT

FÜR AUSLÄNDISCHES UND INTERNATIONALES PRIVATRECHT

Dokumentation, Mittelweg 187, D-2000 Hamburg 13

FESTSCHRIFT ZUM 50-JÄHRIGEN BESTEHEN DES RICHARD BOORBERG VERLAGS

VERWALTUNGS-VERFAHREN

Herausgegeben von Walter Schmitt Glaeser

11 Beiträge, 1977, 334 Seiten, in Leinen DM 38,-

Dr. Walter Schmitt Glaeser
o. Prof. an der Universität Bayreuth
Anspruch, Hoffnung und Erfüllung.
Das Verwaltungsverfahren und sein Gesetz –
eine einleitende Bemerkung

Dr. Peter Häberle o. Prof. an der Universität Augsburg Verfassungsprinzipien »im« Verwaltungsverfahrensgesetz

Dr. Theodor Maunz Staatsminister a.D., em. o. Prof. an der Universität München Die geteilte Verwaltung im Bundesstaat

Dr. Klaus Obermayer o. Prof. an der Universität Erlangen-Nürnberg Dogmatische Probleme des Verwaltungsverfahrens

Dr. Johann Schmidt
Präsident des Bayerischen Verwaltungsgerichtshofs, München
Die Amstehilfe nach dem Verwaltung

Die Amtshilfe nach dem Verwaltungsverfahrensgesetz

Dr. Ferdinand O. Kopp o. Prof. an der Universität Graz Der Beteiligtenbegriff des Verwaltungsverfahrensrechts

Dr. Christian Graf von Pestalozza o. Prof. an der Universität Bayreuth Der Untersuchungsgrundsatz

Dr. Peter Badura o. Prof. an der Universität München Die Form des Verwaltungsaktes

Dr. Hartmut Maurer o. Prof. an der Universität Marburg Das Vertrauensschutzprinzip bei Rücknahme und Widerruf von Verwaltungsakten

Dr. Ludwig Heigl Ministerialdirektor im Bayer. Staatsministerium für Landesentwicklung und Umweltfragen, München

Planfeststellungsverfahren

Dr. Oskar Tschira Geschäftsführendes Vorstandsmitglied des Landkreisverbandes Bayern Die Funktionalreform in Bayern – aus der

Sicht eines bayerischen Kommunalpolitikers