Financial Aid and Insurance Protection. Bauer, Springer 2012-07 This comprehensive book offers a rigorous analysis of the legal implications of financial aid and insurance protection. A specially designed chapter on regulatory frameworks provides an in-depth look at the current state of the field. The book explores a range of topics, from the legal implications of different forms of business structures to the protection of intellectual property.

Contractual Insurance. Insurance Law. This volume explores contemporary problems related to the regulation of consumer credit in market economies. It contains a blend of carefully selected key cases, legislation and academic debate linked by substantial author commentary. It will provide a comprehensive overview of the current state of the field.

Land Law: issues, debates, policy. This book will be an essential resource for students, practitioners and others interested in the field. It provides a detailed analysis of the history of the creation of the UK’s anti-economic crime institutions and the main policy debates in each context and provide models of legal regulation to assist in the evaluation of laws and the development of regulatory frameworks to protect investors.

Insurance Theory and Practice. This book examines the history of the creation of the UK's anti-economic crime institutions and the main policy debates in each context and provide models of legal regulation to assist in the evaluation of laws and the development of regulatory frameworks to protect investors.

A Modern Introduction to Administrative Law. This book provides a comprehensive introduction to the field of administrative law. It covers the principles and practices of administrative law, including the relationship between public bodies and individuals, the role of the courts in determining administrative law, and the protection of human rights.

Economic crime is a significant feature of the UK’s economic landscape. The book examines the causes and consequences of economic crime, including the development of the legal framework to address it.


Financial planning and insurance. For consumers, this book will appeal to both academics and practitioners working in the field. It provides a detailed analysis of the history of the creation of the UK’s anti-economic crime institutions and the main policy debates in each context and provide models of legal regulation to assist in the evaluation of laws and the development of regulatory frameworks to protect investors.


Generalized agency frameworks to protect investors, including effective enforcement and dispute resolution. This book provides a comprehensive overview of the law of financial regulation and the Financial Ombudsman Service.

Managers, boards and directors. The role of boards and directors of financial institutions is a critical issue in the field of financial law. This book provides a comprehensive overview of the law of financial regulation and the Financial Ombudsman Service.


The rights, registration, easements, leases, co-ownership and trusts, mortgages and land law and human rights. Many of the social and political context in which they develop.


law disputes while the fourth part deals with the distinctive characteristics of administrative justice in three other jurisdictions. The final part deals with current developments in administrative justice and the book concludes with a discussion of legislative and policy developments in the UK. The general approach of the book is socio-legal and interdisciplinary. The chapters adopt a variety of disciplinary perspectives, including those derived from political science, public policy, social policy, accounting and information technology as well as from law. Although most of the contributors are academics, some are practitioners. For these reasons, the book should be of interest to lawyers, particularly those with interests in administrative law, and to social scientists, particularly those with interests in public administration, public policy and public management.

MiFID II and Private Law: Federico Della Negra 2019-07-11 In the wake of the global financial crisis, investors have suffered significant losses as a result of breaches of conduct of business rules in the distribution of financial instruments. In order to strengthen investor protection, MiFID II introduced new disclosure, distribution and product governance rules. This book asks whether, in spite of the silence of the EU legislators, the MiFID II conduct of business rules may produce private law effects, enabling investors to enforce them against investment firms before national courts and alternative dispute resolution (ADR) mechanisms. Building on the case law of the CJEU, the book shows the conditions under which the breach of MiFID II conduct of business rules should give rise to a private law remedy, and what remedies would be compatible with EU law. MiFID II and Private Law is an essential contribution to academic research on EU and financial law and will be a key text for policy-makers and legal practitioners working in the field of investor protection regulation and mis-selling litigation.

Life Assurance Contracts: Andrew McGee 2016-04-29 Life assurance continues to be a topic of great practical significance, given the popularity of endowment mortgages and pensions, which contain an element of insurance, as well as the need for families to protect against the loss of their breadwinners. Since the first edition of this book in 1995 much has changed, with a fundamentally new regulatory structure under the Financial Services and Markets Act 2000, changes in divorce and bankruptcy law, as well as continued developments in areas such as insurable interest and utmost good faith. All these developments are covered in this new edition, which at the same time retains the extensive coverage of the well-established principles of this area of law. Areas dealt with include insurable interest, disclosure, annulment, renunciation, marketing, assignment, surrender and pension policies. This new edition has been comprehensively revised and updated to take account of changes since the last edition was published.