Winfield Jolowicz Tort

Landmark Cases in the Law of Tort contains thirteen original essays on leading tort cases, ranging from the early nineteenth century to the present day. It is the third volume in a series of collected essays on landmark cases (the previous two volumes having dealt with restitution and contract). The cases examined raise a broad range of important issues across the law of tort, including such diverse areas as acts of state and public nuisance, as well as central questions relating to the tort of negligence. Several of the essays place cases in their historical context in ways that change our understanding of the case's significance. Sometimes the focus is on drawing out previously neglected aspects of cases which have been – undeservedly – assigned minor importance. Other essays explore the judicial methodologies and techniques that worked to shape leading principles of tort law. So much of tort law turns on cases, and there are so many cases, that all but the most recent decisions have a tendency to become reduced to terse propositions of law, so as to keep the subject manageable. This collection shows how important it is, despite the constant temptation to compression, not to lose sight of the contexts and nuances which qualify and illuminate so many leading authorities.

The Arab Spring and siege of Gaza told by young Palestinian journalist Asmaa al-Ghoul, human rights activist and peace-prize winner.
The core principles of land law are articulated clearly in this new textbook, providing a framework through which students can gain a sophisticated understanding of the modern land law system. Emma Lees' expertise in research and teaching ensures all topics are thoroughly explained in a friendly and accessible style. The textbook uses a unique structure: "Chapter Goals" outline the key learning objectives while the core "Principles" are summarised to conclude each chapter with a comprehensive overview of the topic at hand. Key cases are explained while examples illustrate problems and possible solutions. Students understand how to accurately apply the core principles to land law scenarios, while also conducting their own critical analysis of the subject area. The author's enthusiasm is imbued in the writing style; students actively engage with the key debates and at the same time develop an appreciation of the subject as a whole. A comprehensive interpretation of this subject, The Principles of Land Law is the ideal companion to a course in land law.

This textbook considers all the topics typically included in tort courses. Several chapters deal first with primary issues relating to liability, negligence, and breach of statutory duty before passing on to examine specific torts, such as nuisance, defamation and the economic torts.

Her dad's a villain. She's his princess. And their world is about to crash.
This edition has been updated to incorporate the developments that have taken place in the law of tort. Although centred in English law, significant case law developments in other major Commonwealth jurisdictions are also considered. The publication of Scholars of Tort Law marks the beginning of a long overdue rebalancing of private law scholarship. Instead of concentrating on judicial decisions and academic commentary only for what that commentary says about judicial decisions, the book explores the contributions of scholars of tort law in their own right. The work of a selection of leading scholars of tort law from across the common law world, ranging from Thomas Cooley (1824–1898) to Patrick Atiyah (1931–2018), is addressed by eminent current scholars in the field. The focus of the contributions is on the nature of the work produced by each of the scholars in question, important influences on their work, and the influence which that work in turn had on thinking about tort law. The process of subjecting tort law scholarship to sustained analysis provides new insights into the intellectual development of tort law and reveals the important role played by scholars in that development. By focusing on the work of influential tort scholars, the book serves to emphasise the importance of legal scholarship to the development of the common law more generally.

The first English translation of a classic of German tort theory, this book analyses...
the theoretical foundations of tort law in historical and comparative perspective. Focusing on the tensions in modern German tort law, the book explains the historical development of tortious liability, and argues for a foundational role of outcome responsibility.

Public Law is a high quality textbook that offers a mixture of black letter law and political analysis to give students an excellent grounding in the subject. It covers all of the key topics on undergraduate courses and includes a number of pedagogical features to aid understanding.

A Conflict of Laws Companion brings together a group of expert authors to write essays in honour of Professor Adrian Briggs QC. Professor Briggs has been teaching in Oxford since 1980, and throughout that period, he has been an instrumental figure in shaping the conflict of laws in the UK and elsewhere and has inspired generations of students (future practitioners and judges) to take a close interest in the subject. His books, including Agreements on Jurisdiction and Choice of Law (OUP, 2008), The Conflict of Laws (4th edn, Clarendon, 2019), and Private International Law in English Courts (OUP, 2015), are among the most widely used and cited texts on the subject. The book is divided into four sections, exploring conflict of laws issues of different kinds and engaging with Professor Briggs' work on a diverse range of topics. Contributions by Professor Briggs' former colleagues build on his work in the conflict of laws and his immeasurable contributions as a teacher and researcher at the University of Oxford, not only to undergraduate teaching, but to his college (St Edmund Hall), the Law faculty, and
the university. The book includes short personal submissions from each of the authors, all of whom studied alongside, have been taught or supervised by, or worked closely with Professor Briggs.

Despite the centrality of the contributory negligence doctrine in practice, almost nothing is known about how it functions in reality. The authors, seeking to fill this deficit in understanding, have undertaken a wide-ranging empirical study of how the doctrine is handled by the courts. They report their methodology and findings in this volume, framing their discussion within the law of contributory negligence. The study is based on 572 first instance decisions on contributory negligence from across the United Kingdom decided between 2000 and 2016, and 129 appellate decisions handed down in the same period. The analysis considers the operation of the contributory negligence doctrine at first instance and on appeal, and in a range of contextual settings, including road accidents, accidents at work, and professional negligence claims. The authors also consider how the study can be used to inform future developments in this area of law. Substantial appendices set out the key data on which the book is based, enabling academics to utilize the dataset in their own research and allowing practitioners to compare their cases easily with previously decided claims.

This book is the first in a series of essay collections on defences in private law. It addresses defences to liability arising in tort. The essays range from those adopting a primarily doctrinal approach to others that examine the law from a more theoretical or historical perspective. Some essays focus on individual defences, while some are concerned with the links between defences, or with how defences relate to the structure of tort law as a whole. A number of the essays also draw upon concepts and literature that have been developed mainly in relation to
the criminal law, and consider their application to tort law. The essays make several original contributions to this complex, important but neglected field of academic enquiry. Providing a comprehensive and principled account of the uncertainty problem that arises in tort litigation, this text critically examines the existing doctrinal solutions of the problem, as evolved in England, United States, Canada & Israel. Innovative and groundbreaking research on how tort and crime interrelate in English law. The first textbook to address land law as it relates to the Commonwealth Caribbean, it encompasses all areas covered in an undergraduate course on the law of real property in the Caribbean. Primary and secondary source material on the law of property in the whole of the Commonwealth Caribbean is made easily and readily accessible to law students and legal practitioners. Statutory provisions from all States are discussed in relation to each topic and the similarities and differences are highlighted. Extensive discussion and analysis of the decisions of the courts in the region are also included alongside an in-depth analysis and critical discussion of English case law that is relevant to the Caribbean. The examination of whether or not English case law should be followed in the region is relevant and interesting to anyone studying or practising law in other Commonwealth jurisdictions. Essential reading for undergraduate law students in the Caribbean, this text will also prove useful to those studying for
the certificate of proficiency in the practice of law in the Commonwealth
Caribbean, while the footnote references to statutory provisions are an invaluable
aid to any researcher of Caribbean land law.
'Tort Law' offers a stimulating introduction to the subject. Jenny Steele provides a
sound analysis of the key principles before exploring a wide range of critical
perspectives through an extensive selection of cases and materials.
This best-selling undergraduate textbook from leading academics Kirsty Horsey
& Erika Rackley gives a comprehensive grounding in tort law and carefully
chosen learning features help students to become engaged and critical thinkers.
This lively and thought-provoking account allows students to understand rather
than simply learn the law. The problem questions in each chapter help students
to understand how the law works in its practical context and to begin to consider
potential issues and debates. Carefully chosen features such as 'counterpoint'
and 'pause for reflection' boxes enable students to think more deeply and
critically about the law. The text is accompanied by an extensive Online
Resource Centre, which includes the following resources: - Downloadable
annotated judgments, statutes, and problem questions - Outline answers to
questions in the book - Annotated web links to external web resources and
videos - Flashcard glossary of legal terms used in the book - Additional content
on elements of a claim in the tort of negligence and on product liability - Test bank of 200 questions and answers for lecturers' use in assessing students
The law of torts recognises many defences to liability. While some of these defences have been explored in detail, scant attention has been given to the theoretical foundations of defences generally. In particular, no serious attempt has been made to explain how defences relate to each other or to the torts to which they pertain. The goal of this book is to reduce the size of this substantial gap in our understanding of tort law. The principal way in which it attempts to do so is by developing a taxonomy of defences. The book shows that much can be learned about a given defence from the way in which it is classified. This book has been awarded Joint Second Prize for the 2014 Society of Legal Scholars Peter Birks Prize for Outstanding Legal Scholarship.
Written by leading academics, this exciting new student-focused textbook offers readers a comprehensive understanding of Tort Law and enables them to become confident critical thinkers. Accessible and thought-provoking, Tort Law combines clear explanations of core legal principles and recent legal developments with lively discussions of key academic perspectives. Extended problem questions, flowcharts and relatable examples help students to understand how law works in a practical context and prepares them for success
in assignments and exams. Engaging pedagogical boxes, such as 'Viewpoint' and 'Making Connections', encourage students to develop their own critical thinking practice and appreciate how Tort Law interacts with other areas of the core law curriculum. Comprehensive and student-friendly with engaging visual features, Tort Law is an essential companion for all undergraduate Tort Law modules, for students of all abilities.

The previous editions of Torts were highly regarded for their clarity of explanation and engaging writing style, and this new fourth edition fully retains each of these qualities. The text has been extensively revised and updated, and there is a new chapter on privacy. The enhanced layout includes end of chapter summaries and self-test exercises and an extensive bibliography. This is therefore an ideal companion to the subject for both law undergraduates and GDL/CPE students.

Elliott and Quinn’s Tort Law provides an accessible introduction to the essential concepts of this core subject, and continues to be the book of choice for undergraduate students year after year. Written in the authors’ trademark clear and engaging style, the book lucidly presents the fundamentals of the law and also introduces critical and contextual analysis to help you start to develop your own critique and deepen your understanding of tort law.

The authors focus on English law but cover significant developments in Commonwealth countries, and, where appropriate, European systems of tort law. They offer an
understanding of the purpose of tort law and also detail the rules and principles that make up tort law and explain how the law has developed. This book aims to provide a detailed analysis and overview of the duty of care enquiry, drawing on both academic analyses and judicial experience in leading common law systems. A new structure through which duty problems can be analysed is also proposed. It is hoped that the book provides some fresh insights and clarity of the concept to the reader.

Copyright: 1aee3b670ceab7acd093dbf1496f5153