New books in The Law Library

April 2022
Securities Regulation: Cases and Materials

New to the Tenth Edition: Developments involving cryptocurrencies and coin offerings; Commentary on market developments such as issues arising with the retailization of trading markets; The SEC’s procedures for direct listings and the regulatory issues surrounding the explosion of SPACs; The sweeping November 2020 reforms to the issuer transaction exemptions from registration, and the new standards for evaluating whether offerings will be integrated; The Supreme Court’s most recent Goldman Sachs decision addressing fraud on the market; Coverage of several developments affecting the SEC’s enforcement powers; The SEC’s new rules for proxy advisory services and shareholder proposals; Where the law stands today regarding the obligations of broker-dealers in the wake of Regulation Best Interest

Rural Crime Prevention: Theory, Tactics and Techniques

Rural crime has long been overlooked in the field of crime prevention. Sustained academic interrogation is necessary, therefore, to reduce the extensive economic and social costs of rural crime as well as to challenge some of the myths regarding the prevention of rural crime. Rural Crime Prevention: Theory, Tactics and Techniques critically analyses, challenges, considers and assesses a suite of crime prevention initiatives across an array of international contexts. This book recognises the diversity and distinct features of rural places and the ways that these elements impact on rates, experiences and responses. Crucially, Rural Crime Prevention also incorporates non-academic voices which are embedded throughout the book, linking theory and scholarship with practice. Proactive responses to rural offending based on sound evidence can serve to facilitate feelings of safety and security throughout communities, enhance individual wellbeing and alleviate pressure on the overburdened and typically under-resourced formal elements of the criminal justice system. This book provides an opportunity to focus on the prevention of crime in regional, rural and remote parts of the globe. An accessible and compelling read, this book will appeal to students and scholars of criminology, policing, sociology and practitioners interested in learning about the best-practice international approaches to rural crime prevention in the twenty-first century.

Teaching Palestine on an Israeli University Campus: Unsetting Denial

The word “occupation” is not heard in classrooms on the Hebrew University campus, at the heart of Palestinian East Jerusalem. The “war outside” is not spoken of. Israeli and Palestinian students unsettle this denial for the first time in a practice-led course on human rights in the reality around them.

Readers join the students for a walking tour of the Palestinian neighborhoods surrounding the Mt. Scopus campus to explore the complex relations between education, civil engagement, and the occupation.

Understanding Criminal Procedure: Investigation

Inside you'll find extensive coverage of the most important United States Supreme Court cases and discussion of the Federal Rules of Criminal Procedure, federal statutes, and lower federal and state court cases. Overarching policy issues are considered extensively, and some of the hottest debates in the field are considered with high-quality and objective analysis. The user-friendly organization of the text helps you develop a comprehensive understanding of broad topics, or refine your focus with intuitive subsections that help you find answers to pressing questions more efficiently. Citations to important scholarship, both classic and recent, help you to expand and refine your research on specific topics with ease, and footnotes include cross-references within the text to help you easily move to different chapters and subsections to understand how topics are inter-related.

European Legal Methodology

The book provides a systematic introduction to the methods of EU law and the influence of EU law on national methods of law. It discusses the historical, economic and comparative background from a European perspective but also gives attention to the methodological particularities of selected areas of the law and different Member States.

Link to the book in the catalogue: https://bit.ly/3wpR2mC
Women and the Criminal Justice System: Gender, Race and Class

This book presents an up-to-date analysis of women as victims of crime, as individuals under justice system supervision, and as professionals in the field. The text features an empowerment approach that is unified by underlying themes of the intersection of gender, race, and class; and evidence-based research. Personal narratives supplement research and statistics to help students connect the text material with real-life situations.

This new edition is informed by consideration of major ongoing social movements such as #MeToo, Black Lives Matter, and the fight to reduce mass incarceration. The text stresses contemporary topics such as recognition of lesbian, bisexual, and transgender issues in juvenile and adult facilities; the introduction of trauma-informed care in detention centers and prisons; the criminalization of Black girls and women; the effects of an increasingly militarized police culture; and the contributions of Ruth Bader Ginsburg and other influential women. With its emphasis on critical thinking, this text is ideal for undergraduate courses concerning women in the justice system. Link to the book in the catalogue: https://bit.ly/3wvUig3
Principles of Antitrust

Nearly all of the aspects of federal antitrust policy are covered in this book. And it’s written so you don’t need a background in economics to understand it. Expert narration states the “black letter” law and presents policy arguments for alternatives. Text also includes an analysis of recent Supreme Court and lower-court decisions.

Rome Regulations: Commentary

Rome Regulations is an article-by-article ‘German-style’ commentary on the Rome I, II and III Regulations on European Union (EU) conflict of laws. It describes and explains black letter law as represented by the jurisprudence of the Court of Justice of the EU (CJEU) and the Member State courts. The law applicable to contractual and non-contractual obligations in cross-border civil and commercial matters in the EU is the remit of the so-called Rome I and II Regulations that entered into force in 2009, supplemented by the Rome III Regulation of 2012 dealing specifically with divorce and legal separation. The occasion for publishing the third edition is that several landmark judgments on the conflict of laws have been recently rendered by both the CJEU and domestic courts. Moreover, with Brexit, one of the largest European states will enter into a new form of relationship with the EU, which will specifically impact the European system of conflict of laws. The extensively revised third edition reflects the effects of these major developments.

Democracy and Constitutions: Putting Citizens First

As things stand, a commitment to weak democracy and strong constitutionalism ensures that a range of elite groups, actors, and institutions – political, economic, intellectual, and legal – hold considerable sway over constitutional matters, leaving less room for the participation of ordinary people. With the continued primacy of liberal constitutionalism, constitutional law has come to represent and facilitate the centrality of judicial power and authority. In Democracy and Constitutions, Allan C. Hutchinson warns against this deference to a legal elite on questions of constitutional meaning. For Hutchinson, an over-reliance on constitutional law, and a lack of attention to democratic politics, keeps people from influencing the moral and political character of society; it saps civic energies and relegates ordinary people to the sidelines.

Engaging and provocative, Democracy and Constitutions charts a course away from the elitism of the present and toward a more democratic future, one that re-balances society’s commitment to both democracy and constitutions. Advocating for a strong democracy and weak constitutionalism, this book places ordinary people at the institutional heart of government and politics, arguing that such a re-calibration is better for democracy and for society.

Link to the book in the catalogue: https://bit.ly/3wD1FIU
Criminal Law and its Processes: Cases and Materials

From a preeminent authorship team, Criminal Law and its Processes: Cases and Materials, Tenth Edition, continues in the tradition of its best-selling predecessors by providing students not only with a cohesive policy framework through which they can understand and examine the use of criminal laws as a means for social control but also analytic tools to understand and apply important criminal law doctrines. Instead of presenting the elements of various crimes in a disjointed fashion, Criminal Law and its Processes: Cases and Materials focuses on having students develop a nuanced understanding of the underlying principles, rules, and policy rationales that inform all criminal laws. A cases-and-notes pedagogy along with scholarly excerpts, questions, and notes, provides students with a rich foundation for not only the academic examination of criminal laws but also the application of the law to real-world scenarios.

A Cosmopolitan Jurisprudence: Essays in Memory of H. Patrick Glenn

H. Patrick Glenn (1940–2014), Professor of Law and former Director of the Institute of Comparative Law at McGill University, was a key figure in the global discourse on comparative law. This collection is intended to honor Professor Glenn's intellectual legacy by engaging critically with his ideas, especially focusing on his visions of a 'cosmopolitan state' and of law conceptualized as 'tradition'. The book explores the intellectual history of comparative law as a discipline, its attempts to push the objects of its study beyond the positive law of the nation-state, and both its potential and the challenges it must confront in the face of the complex phenomena of globalization and the internationalization of law. An international group of leading scholars in comparative law, legal philosophy, legal sociology, and legal history takes stock of the field of comparative law and where it is headed.

Reproductive Freedom, Torture and International Human Rights: Challenging the Masculinisation of Torture

This book contributes to a feminist understanding of international human rights by examining restrictions on reproductive freedom through the lens of the right to be free from torture and other cruel, inhuman or degrading treatment. Ronli Sifris challenges the view that torture only takes place within the traditional paradigm of interrogation, punishment or intimidation of a detainee, arguing that this traditional construction of the concept of torture prioritises the experiences of men over the experiences of women given that the pain and suffering from which women disproportionately suffer frequently occurs outside of this context. She does this by conceptualising restrictions on women’s reproductive freedom within the framework of the right to be free from torture.

State Violence and the Execution of Law: Biopolitical Caesurae of Torture, Black Sites, Drones

State Violence and the Execution of Law examines how law plays a fundamental role in enabling state violence and, specifically, specifically, torture, secret imprisonment, and killing-at-a-distance. Analysing the complex ways in which the U.S. government deploys law in order to consolidate and further colonial and imperial relations of power, Joseph Pugliese tracks the networks that enable the diffusion and normalisation of the state’s monopoly of legitimate violence both in the U.S. and transnationally. He demonstrates how these networks of state violence are embedded within key legal institutions (US Department of Justice), military apparatuses (U.S. Defense Advanced Research Projects Agency), civic sites (McCarran airport, Las Vegas), corporations (Boeing), carceral architectures (CIA Salt Pit, Kabul, and Guantánamo), and advanced technologies (unmanned aerial combat vehicles). Law’s violence, it is maintained, is always preoccupied with the body: its torture, extortion or extermination. The exercise of state violence, it is argued, must be considered in situated locations that evidence the enmeshment of the body within geopolitical configurations of bio and necropower. For it is in these locations that law plays a foundational role in enabling and legitimising regimes of racialised violence. Drawing on poststructuralist, feminist, queer, critical legal, whiteness and anti-colonial theories, State Violence and Execution of Law brings into focus the contractual imbrication of the state with arms corporations and the contemporary military-industrial complex.

The Law of Armed Conflict: International Humanitarian Law in War

Newly revised and updated, The Law of Armed Conflict, introduces students to the law of war in an age of terrorism. What law of armed conflict (LOAC) or its civilian counterpart, international humanitarian law (IHL), applies in a particular armed conflict? Are terrorists bound by that law? What constitutes a war crime? What (or who) is a lawful target and how are targeting decisions made? What are 'rules of engagement' and who formulates them? How can an autonomous weapon system be bound by the law of armed conflict? Why were the Guantánamo military commissions a failure? Featuring new chapters, this book takes students through these topics and more, employing real-world examples and legal opinions from the US and abroad. From Nuremberg to 9/11, from courts-martial to the US Supreme Court, from the nineteenth century to the twenty-first, the law of war is explained, interpreted, and applied with clarity and depth.

Link to the book in the catalogue: https://bit.ly/38L5gVo
Nudge: The Final Edition

Since the original publication of *Nudge* more than a decade ago, the title has entered the vocabulary of businesspeople, policy makers, engaged citizens, and consumers everywhere. The book has given rise to more than 400 “nudge units” in governments around the world and countless groups of behavioral scientists in every part of the economy. It has taught us how to use thoughtful “choice architecture”—a concept the authors invented—to help us make better decisions for ourselves, our families, and our society. Now, the authors have rewritten the book from cover to cover, making use of their experiences in and out of government over the past dozen years as well as an explosion of new research in numerous academic disciplines. To commit themselves to never undertaking this daunting task again, they are calling this the “final edition.” It offers a wealth of new insights, for both its avowed fans and newcomers to the field, about a wide variety of issues that we face in our daily lives—COVID-19, health, personal finance, retirement savings, credit card debt, home mortgages, medical care, organ donation, climate change, and “sludge” (paperwork and other nuisances we don’t want, and that keep us from getting what we do want)—all while honoring one of the cardinal rules of nudging: make it fun!

Link to the book in the catalogue: https://bit.ly/3KPJ6Q4
Principles of Criminal Procedure

This book gives you everything you need to know about basic criminal procedure principles, presented in a no-nonsense fashion. It includes references to recent, relevant decisions handed down by the United States Supreme Court. In addition, Principles of Criminal Procedure contains helpful study devices such as “focal points” at the beginning of each chapter, and “points to remember” at the end of each section. This is the only study aid you will need to help you understand basic criminal procedure principles in U.S. law.

Contract Law: A Comparative Introduction

Reflecting the most recent changes in the law, the third edition of this popular textbook provides a fully updated, comparative introduction to the law of contract. Accessible and clear, it is perfectly pitched for international students and courses with a global outlook. Jan Smits’ unique approach treats contract law as a discipline that can be studied on the basis of common principles and methods without being tied to a particular jurisdiction or legal culture. Notable updates include the consequences of Brexit, the implementation of new European directives 1999/770 and 2019/771 as well as coverage of the effect of COVID-19 on contracts.

American Law and the American Legal System in Nutshell

This book, suitable as a primer for foreign LLMs — or as an introductory survey for American students of both procedural and substantive law — is a comprehensive, though concise, survey of the American legal system — its structure and its methodology.

Corporate and Partnership Income Tax Code and Regulations: Selected Sections

Designed to offer maximum flexibility and ease-of-use for law school courses in corporate, partnership, and business enterprise taxation, this statutory supplement includes key provisions of the Internal Revenue Code and Treasury regulations pertaining to the federal income taxation of corporations, partnerships, and other business entities. Updated annually, it accounts for recent legislative and regulatory developments. This edition is current through May 31, 2021.

Law and the Visible

If you take a video of police officers beating a Black man into unconsciousness, are you a witness or a bystander? If you livestream your friends dragging the body of an unconscious woman and talking about their plans to violate her, are you an accomplice? Do bodycams and video doorbells tell the truth? Are the ubiquitous technologies of visibility open to interpretation and manipulation? These are just a few of the questions explored in the rich and broadly interdisciplinary essays within this volume, *Law and the Visible*, the most recent offering in the Amherst Series for Law, Jurisprudence, and Social Thought.

Individual essays discuss the culpability of those who record violence, the history of racialized violence as it streams through police bodycams, the idea of digital images as objective or neutral, the logics of surveillance and transparency, and a defense of anonymity in the digital age.

The Globalization of Evidence-based Policing: Innovations in Bridging the Research-Practice

Evidence-based policing is based on the straightforward, but powerful, idea that crime prevention and crime control policy should be based on what works best in promoting public safety, as determined by the best available scientific evidence. Bringing together leading academics and practitioners, this book explores a wide range of case studies from around the world that best exemplify the integration of scientific evidence in contemporary policing processes.

Chapters explore the transfer of scientific knowledge to the practice community, the role of officers in conducting police-led science, connection of work between police researchers and practitioners, and how evidence-based policing can be incorporated in daily police functions. The Globalization of Evidence-Based Policing is written for both researchers and practitioners interested in ensuring that scientific research is at center stage in policing. Agencies (including law enforcement agencies, research centers, and institutions of higher learning) can look to these case studies as road maps to better foster an evidence-based approach to crime prevention and crime control. Those already committed to evidence-based policing can look to these chapters to ensure that evidence-based policing is firmly institutionalized within their agencies.

Law and Administration

Law and Administration takes a contextual approach to administrative law, setting law and legal rules in the context of the social, political and economic forces that shape the law, and of the complex constitutional framework in which contemporary administrative law operates. This book contains a full account of judicial review, the traditional heartland of administrative law, and adds to this by taking into account the concerns of government, officials and agencies who operate and shape the law. It also looks at the possible future of administrative law in an increasingly automated and digitalised world. A fully revised and updated new edition, this book includes new case studies of regulatory agencies and government contracting to develop understanding of law in practice.

Criminology Explains Police Violence

*Criminology Explains Police Violence* offers a concise and targeted overview of criminological theory applied to the phenomenon of police violence. In this engaging and accessible book, Philip M. Stinson, Sr. highlights the similarities and differences among criminological theories, and provides linkages across explanatory levels and across time and geography to explain police violence. This book is appropriate as a resource in criminology, policing, and criminal justice special topic courses, as well as a variety of violence and police courses such as policing, policing administration, police-community relations, police misconduct, and violence in society. Stinson uses examples from his own research to explore police violence, acknowledging the difficulty in studying the topic because violence is often seen as a normal part of policing.

Economics and ethics are both valuable tools for analyzing the behavior and actions of human beings and institutions. Adam Smith, the father of modern economics, considered them two sides of the same coin, but since economics was formalized and mathematicised in the late 1800s and early 1900s, the fields have largely followed separate paths. The *Oxford Handbook of Ethics and Economics* provides a timely and thorough survey of the various ways ethics can, does, and should inform economic theory and practice. The first part of the book, Foundations, explores how the most prominent schools of moral philosophy relate to economics; asks how morals relevant to economic behavior may have evolved; and explains how various approaches to economics incorporate ethics into their work. The second part, Applications, looks at the ethics of commerce, finance, and markets; uncovers the moral dilemmas involved with making decisions regarding social welfare, risk, and harm to others; and explores how ethics is relevant to major topics within economics, such as health care and the environment.

Renowned intellectual property law expert Bernt Hugenholtz once warned, chiding the voracity of copyright, that reducing the subject matter test to mere originality and personal stamp might lead to ‘infinite expansion of the concept of the work of authorship. Anything touched by human hand, including for instance sports performances, would be deemed a work’. Indeed, the applicability of copyright law on sports events and players' moves is one of the many topics discussed in this volume, which spans issues from those related to players and their performances and achievements, via those relevant to sports event organisers and clubs, to questions concerning event reporting and data and the growing role of AI technologies in sports. Well-known authorities in intellectual property law speculate on the nexus of sports and intellectual property in its widest sense, elucidating such aspects as the following: neighbouring rights for organisers of sports events; ethnic and cultural references in team and league branding; legality of reselling event tickets; use of artificial intelligence in refereeing; related rights protection of images; e-sports and fantasy leagues; and sports celebrities and character merchandising. There are also several intriguing comparative chapters on intellectual property aspects in such parallel domains as body art, movement, carnivals, choreography, and chess. Both profound and entertaining, this unique volume will be appreciated by practitioners, jurists, and academics interested in intellectual property rights as well as in sports law.

Link to the book in the catalogue: https://bit.ly/3KJmUqF
Violent Extremism: A Primer for Mental Health Practitioners

The chapters included in this book address two themes. First, they describe the research findings on the nature and prevalence of the range of mental health problems (psychosis, personality disorder, post-traumatic stress disorder, anxiety and depression, autism spectrum disorders) in young people and adults who have in the past, committed acts of violence motivated at least in part by extremist ideologies, or who have attempted or threatened such acts, or who for other reasons are thought to be at risk of doing so. Second, the chapters examine what is known about the relationship – or the functional link – between mental health problems and violent extremism. The focus of this book is on clinical practice and understanding the nature of the challenge faced by practitioners and their response to it. It will therefore be of interest to mental health practitioners, service managers and commissioners, and policy makers with a remit to understand and mitigate risk of radicalisation and violent extremism.

U.N. International Covenant on Civil and Political Rights: Nowak’s CCPR Commentary

The International Covenant on Civil and Political Rights is one of the components of the International Bill of Rights. This is an article-by-article commentary on the Covenant and its two Optional Protocols. For each provision, the preparatory work as well as the case law of the Human Rights Committee and the concluding observations on periodic reports by States Parties is reviewed. It is the third edition, substantially revising the second edition which was published in 2005.

Arbitration: A Very Short Introduction
This *Very Short Introduction* explains what arbitration is, how it works, what parties who have agreed to go to arbitration should expect, the relationship between arbitration and the law, and the politics of arbitration. It also considers where the global system of arbitration is headed.
Constitutional Rights of Prisoners

This updated tenth edition covers all aspects of prisoners’ rights, including an overview of the judicial system and constitutional law and explanation of specific constitutional issues regarding correctional populations. It also discusses the federal statutes that affect correctional administration and inmates’ rights to bring litigation. Accessible and reader-friendly, it provides a practical understanding of how constitutional law affects the day-to-day issues of prisons, jails, and community corrections programs.

The tenth edition includes a thorough update of relevant case law, and new chapters are included that deliver the latest developments on Search, Seizure, and Privacy, Juveniles and Youthful Offenders, and the Death Penalty. Part II contains the Supreme Court syllabi for the significant Court cases relating to the concepts covered.

Gower Principles of Modern Company Law

Gower's Principles of Modern Company Law presents the leading text available on company law, providing clarity while covering all key areas by way of a detailed, in-depth analysis. Students, as well as those involved in company law on a day-to-day basis, can turn to Gower secure in the knowledge that it will be an interesting, thought provoking and, above all, understandable exposition of both law and practice.

Byrne and McCutcheon on the Irish Legal System

Provides an excellent introduction to the legal system in Ireland and is essential for any student starting legal studies in Ireland. Beginning with an overview of the Irish Legal system and its history, it proceeds to discuss the profession and the law officers of the state including changes in the organisation of the profession in other common law states.

The Constitution of Canada: A Contextual Analysis

The first edition of this text quickly established itself as the classic introduction to the Canadian constitution. Setting it in its historical context, noting especially the complex interaction of national and regional societies, it shows how the constitution continues to morph and shape itself. These changes are explored through key constitutional themes: democracy; parliamentarism; the rule of law; federalism; human rights; and Indigenous rights, and describes the country that has resulted from the interplay of these themes.

Clarity of expression and explanation, which never veers into simplicity, combined with the author's expertise, makes this the ideal starting point for the student or comparative lawyer keen to gain a strong understanding of how Canadian democracy and government works.

The Hague Convention on Choice of Court Agreements, 2005. The book tackles other factors that influence and shape the treatment of jurisdictional agreements, as well as the interplay between the problems that arise from the special treatment of such agreements. The book provides a theoretical framework to understand the treatment, aiming to overcome the challenges the book highlights, and to change some of the prevailing norms in different legal systems.

Bibliography: https://bit.ly/3IVHGSk
גרפולוגיה משפטית – צ'יinic יופי ה折射urge, כותב די מסמכים

התחום הגרפולוגיה המשפטית הוא ענף בתחומי כללי של הגרפולוגיה ומחומם בخصوص הקישור בין לברידקת טענות. דיו בחינת החיה, בדיקת אונטיות של מסמכים, השואות כתבי יד ומסמכים.


הפילוסוף המגדול פרידריך ניטשה (1900-1844) קורא תיגר בכתביו על מסכומיום התרפויום ומעמיד דליין ביוורתי
אות המוסר, דות, המידה, הממסד והברנות. על כך, דע לפלג$x$ של בורוזה ביו החקירות הפילוסofiית
שיןשטרא י創造 את פילוסוף וזו הברית של על פילוסוף של האינדיאונואל, הגזון הייז. של תחילת זו התלמוד עד כל
כתבוניותה החמוניות ביו שנתקל במוסר, התמורת החשיפה. כתבוניות האלה, התח噂 מחול, מציינת בתכונת הבירה
יתכן – תכונה של שמדת מקוינית את תכוני החשמל.
אוספה את, המכסיס לארהוניא את תכוני של ניטשה בתוכם המשופלים והפילוסופיות של המשפץ. ערכה לעי
נושאים, ובו: הכימיה האצוצאית לתינש פילוסופים, מקר היום, המידה, העבר, הרצוע קוספ, טוט, אשמה
עצינה. האינטואיציה של ניטשה וירידת המרב של הטרם תכונן חסידת הים בוימסי פילוסוף יש浉, כמו
שיהרי הבודהים מטיסני ופועלו חסיבת בג בימינו זלא. הידיתת תכונת חסיקה לשכות הילס התכונון
במיציאת הסכסוך אשר עדין ביוורתי. זו מימונית מזודה של הידיתת אימונ ותורגי, הפעם בתכונת של
ניטשהaval, ביוורדי בני 너ימי משפץ, מחיידים מימהות זא ביוורדי.
מסחר בחוקים: הליכות החוקה ובנני מונחים התמימים.

יהודה יונשטיין: היועץ

יהודה יונשטיין שורר של התלות הצרほか – הוא קריטיקאי המשÉtat, המש見て את מעמדו של ראש הממשלה וב الثلاثاء, 31 במאי 2012, התייחסה הurchases של ממשלת ישראל למאמר של יונשטיין. ההחלטה להפריד את יונשטיין מהמשaratות של הממשלה בсла שב㎏<br>

בפרסיה היועץ מוסק יונשטיין לקוראים הגה תדוק עובדה של היועץ משמע" ומספר על על הדרכ שהובילה אתו

ל🐧 – תלי-אלבן, אליפת הארח לונגר, ואגורה, קצין צה"ל בשירות במקלות מוזכר בפרסיה וטורני.

הספר יונשטיין את אחרים הקולענים של כנס יערר落ち חטיבה אוסטריה: נכותר לשוב את תקף


בресיקה היועץ מוסק יונשטיין לקוראים הגה תדוק עובדה של היועץ משמע" ומספר על על הדרכ שהובילה אתו

ל🐧 – תלי-אלבן, אליפת הארח לונגר, ואגורה, קצין צה"ל בשירות במקלות מוזכר בפרסיה וטורני.
ברוכים הבאים
לספריית משפטים "ש ברנרד ג' סיגל"
שירותי הספרייה

שירותי השאלה:

כרטיס סטודנט מהווה כרטיס קורא לספרייה.

רוב ספרי אוסף הספרייה ניתנים להשאלה לשבעה עם הארכה אוטומטית. אם הספר מוזמן על ידי קורא אחר, מתקבלו הודעת D-MAIL.HUJI עם בקשה להחזירו בהקדם.

אם הספר מוזמן על ידי קורא אחר, המוסר החזרה תלויה במלאתו של הספר ב婶רה וرحمית גורמת לצבירת קנס.

ספרים מועריםoodles נותרו או לא ניתנים להשאלה вообще. כרכים של כתבי עת וספרי יעץ (אנציקלופדיות וכדומה) לא ניתנים להשאלה.

עם כל שאלה או בעיה ניתן לפנות לספרנית האחראית שירות ההשאלה גב' לאה קיפניס: leak@savion.huji.ac.il או בטלפון: 02-5881086. לעכל שלושה ימיםحفournals התחייבות על שירות ההשאלה, לараметר התחייבות להצלחת השפה לשעבר, כל השאלות שцитעים בשנית המליצה להTplfK56: 02-5881086.
נגישה:
1. הספרייה מחולקת לאזורי רעש ושקט (חדר האוספים של המש鹑 העברי בקומה העליונה).
2. אוכל ושתיה, מלבד מים מינרליים, ברחבן הספרייה אסורים ברוחב הספרייה, ובочки אולף הקיראה.
3. שירותים (כולל שירותים נקיים) נמצאים בקומת הבנייה לstąpiיתה, בנסף אולף הקיראה.
4. נגישה לספרייה:
   - עמדת נגישות עם מסך מחשב המגדיל את האותיות נמצאת בכניסה ל)parenל.
   - כסאות עם תקן נגישות פרוסים בבית הספרייה בקומת הבנייה
   - מעון לנכים נמצאים ליד המדרגות לפני כנסתה לספרייה וapasf של תיאום (`ודא תיאום`).
   - מעלה בבית הספרייה מחברת את כל קומות הספרייה.
פרטי קftar של הספרייה ושעות פתיחה

ימי ראשון עד רביעי משעה 09:00 עד 20:00. בימי חמישי משעה 09:00 עד 19:00. יש לעטות מסכה בכל שטחי הספרייה!

איךינתליצורקftar:

1. אטר הספרייה - https://libraries.huji.ac.il/law
2. דף פייסבוק של הספרייה - https://www.facebook.com/BernardSegallLawLibraryCenter/
3. שרות WHATSAPP של הספרייה: 054-8820158
4. דלפק השאלות – טל: 02-5882587
5. כתובת דוא"ל לשאלות, בקשה וכו': law.library@mail.huji.ac.il
מדריך הספרייה
אוסף גלויות ובולים של בניין וולפסון
צוות הספרייה מאחל לכם לصم שנות לימודים מוצלחות ומזינות!