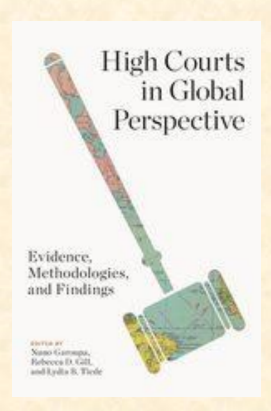
New books in The Law Library

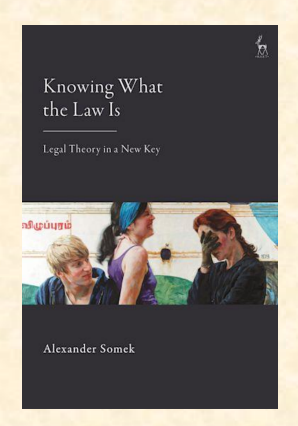
July 2022



High Courts in Global Perspective: Evidence, Methodologies and Findings

High Courts in Global Perspective pulls back the curtain on the interlocutors of court systems internationally. This book creates a framework for a comparative analysis that weaves together a collective narrative on high court behavior and the scholarship needed for a deeper understanding of cross-national contexts. From the U.S. federal courts to the constitutional courts of Africa, from the high courts in Latin America to the Court of Justice of the European Union, high courts perform different functions in different societies, and the contributors take us through particularities of regulation and legislative review as well as considering the legitimacy of the court to serve as an honest broker in times of political transition. Unique in its focus and groundbreaking in its access, this comparative study will help scholars better understand the roles that constitutional courts and judges play in deciding some of the most divisive issues facing societies across the globe. From Africa to Europe to Australia and continents and nations in between, we get an insider's look into the construction and workings of the world's courts while also receiving an object lesson on best practices in comparative quantitative scholarship today.

Link to the book in the catalog: <u>High courts in global perspective</u>: <u>evidence</u>, <u>methodologies</u>, <u>and findings</u> - Hebrew University (exlibrisgroup.com)



Knowing What the Law is: Legal Theory in a New Key

This book provides a selective and somewhat cheeky account of prominent positions in legal theory, such as American legal realism, modern legal positivism, sociological systems theory, institutionalism and critical legal studies. It presents a relational approach to law and a new perspective on legal sources. The book explores topics of legal theory in a playful manner. It is written and composed in a way that refutes the widespread prejudice that legal theory is a dreary subject, with a cast of characters that occasionally illustrate the claims interact order to the book. Legal experts claim to know what the law is. Legal theory-or jurisprudence-explores whether such claims are warranted. The discipline first emerged at the turn of the 20th century, when the self-confidence of both legal scholarship and judicial craftsmanship became severely shattered, but the crisis continues to this day.

Link to the book in the catalog: Knowing what the law is : legal theory in a new key - Hebrew University (exlibrisgroup.com)



Edited by William R. Heller and Carol Mershon

Political Parties and Legislative Party Switching

Political parties and democratic politics go hand in hand. Since parties matter, it matters too when elected politicians change party affiliation. This book shows why, when, and to what effect politicians switch parties in pursuit of their goals, as constrained by institutions and in response to their environments.

Link to the book in the catalog: <u>Political Parties and Legislative Party Switching - Hebrew University</u>
(<u>exlibrisgroup.com</u>)



The Causes of War

VOLUME 4 1650 CE TO 1850 CE

Alexander Gillespie

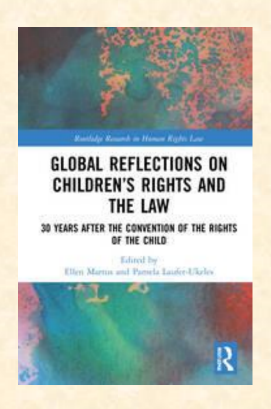
B L O O M S B U R Y

The Causes of War, Volume IV

(exlibrisgroup.com)

This is the fourth volume of a projected six-volume series charting the causes of war from 3000 BCE to the present day, written by a leading international lawyer, and using as its principal materials the documentary history of international law, largely in the form of treaties and the negotiations which led up to them. These volumes seek to show why millions of people, over thousands of years, slew each other. In departing from the various theories put forward by historians, anthropologists and psychologists, the author offers a different taxonomy of the causes of war, focusing on the broader settings of politics, religion, migrations and empire-building. These four contexts were dominant and often overlapping justifications during the first four thousand years of human civilisation, for which written records exist.

Link to the book in the catalog: The causes of war. Volume IV, 1650-1800. - Hebrew University



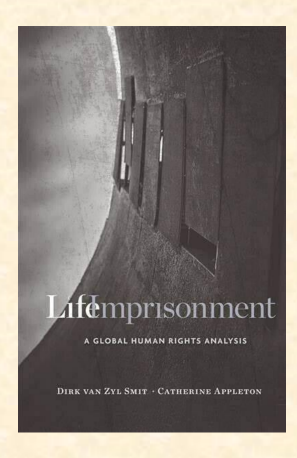
Global Reflections on Children's Rights and the Law: 30 Years After the Convention on the Rights of the Child

Thirty years after the adoption of the UN Convention of the Rights of the Child, this book provides diverse perspectives from countries and regions across the globe on its implementation, critique and potential for reform.

The book revolves around key issues including progress in implementing the CRC worldwide; how to include children in legal proceedings; how to uphold children's various civil rights; how to best assist children at risk; and discussions surrounding children's identity rights in a changing familial order. Discussion of the CRC is both compelling and polarizing and the book portrays the enthusiasm around these topics through contrasting and comparative opinions on a range of topics.

The work provides varying perspectives from many different countries and regions, offering a wealth of insight on topics that will be of significant interest to scholars and practitioners working in the areas of children's rights and justice.

Link to the book in the catalog: Global reflections on children's rights and the law: 30 years after the convention on the rights of the child - Hebrew University (exlibrisgroup.com)

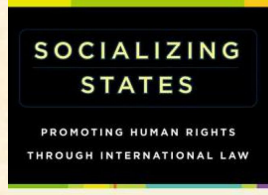


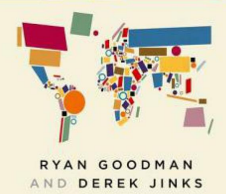
Life Imprisonment: A Global Human Rights Analysis

Life imprisonment has replaced the death penalty as the most common sentence imposed for heinous crimes worldwide. Consequently, it has become the leading issue of international criminal justice reform. In the first survey of its kind, Dirk van Zyl Smit and Catherine Appleton argue for a human rights-based reappraisal of this harsh punishment.

Link to the book in the catalog: <u>Life Imprisonment : A Global Human Rights Analysis - Hebrew University</u>

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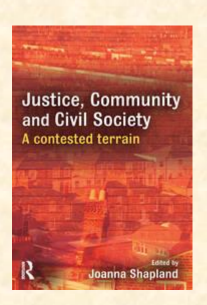




Socializing States Promoting Human Rights Through International Law

The role of international law in global politics is as poorly understood as it is important. But how can the international legal regime encourage states to respect human rights? Given that international law lacks a centralized enforcement mechanism, it is not obvious how this law matters at all, and how it might change the behavior or preferences of state actors. In Socializing States, Ryan Goodman and Derek Jinks contend that what is needed is a greater emphasis on the mechanisms of law's social influence--and the micro-processes that drive each mechanism. Such an emphasis would make clearer

Link to the book in the catalog: <u>Socializing States Promoting Human Rights through International Law.</u> - <u>Hebrew University (exlibrisgroup.com)</u>

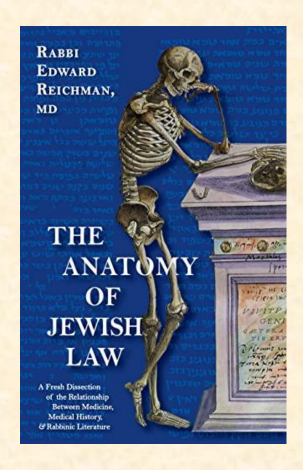


Justice, Community and Civil Society: A Contested Terrain

Over the last decade there has arisen considerable disquiet about the relationship between criminal justice and its publics. This has been expressed in a variety of different ways, ranging from a concern that state criminal justice has moved too far away from the concerns of ordinary people (become too distant, too out of touch, insufficiently reflective of different groups in society) to the belief that the police have been attending to the wrong priorities, that the state has failed to reduce crime, that people still feel a general sense of insecurity.

Governments have sought to respond to these concerns throughout Europe and North America but the results have challenged people's deeply held beliefs about what justice is and what the state's role should be. The need to innovate in response to local demands has hence resulted in some very different initiatives. This book is concerned to delve further into this contested relationship between criminal justice and its publics. Written by experts from different countries as a new initiative in comparative criminal justice, it reveals how different the intrinsic cultural attitudes in relation to criminal justice are across Europe.

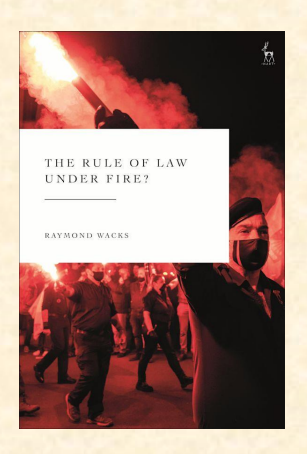
Link to the book in the catalog: Justice, community and civil society: a contested terrain - Hebrew University (exlibrisgroup.com)



The Anatomy of Jewish Law: A Fresh Dissection of the Relationship Between Medicine, Medical History & Rabbinic Literature

In this novel and innovative work, Rabbi Dr Edward Reichman traces the medical understanding of anatomy, physiology, and therapeutics across time and genres of rabbinic literature. The accumulated literature of centuries of Jewish legal discourse on medical topics serves as the foundation for contemporary Jewish bioethics. As these writings span the chronological gamut of scientific and medical discovery, it is essential to view each source in its proper historical context. Marshalling a vast array of sources from multiple disciplines, Reichman demonstrates the importance of the historical dimension not only for medical halakhic research, but to better understand the unique relationship of Judaism and medicine throughout the centuries.

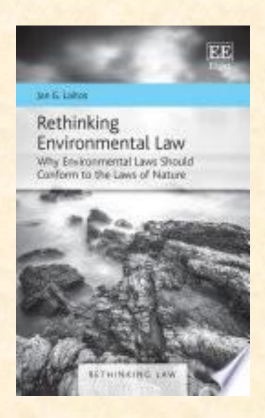
Link to the book in the catalog: The anatomy of Jewish law: a fresh dissection of the relationship between medicine, medical history & rabbinic literature - Hebrew University (exlibrisgroup.com)



The Rule of Law Under Fire?

Does the rise of populism, authoritarianism, and nationalism threaten the welfare of the rule of law? Is this fundamental democratic ideal under siege? In this timely and important book, Raymond Wacks examines the philosophical roots of the rule of law and its modern, often contentious, interpretation. He then investigates 16 potential ideological, economic, legal, and institutional dangers to the rule of law. They range from the exercise of judicial and administrative discretion and parliamentary sovereignty, to the growth of globalisation, the 'war on terror', and the disquieting power of Big Tech. He also considers the enactment and enforcement in several countries of Draconian measures to curtail the spread of COVID-19, which has generated fears that these emergency powers may outlive the pandemic and become a permanent feature of the legal landscape, thereby impairing the rule of law. Wacks identifies which issues among this extensive array pose genuine risks to the rule of law, and suggests how they might be confronted to ensure its defence and preservation.

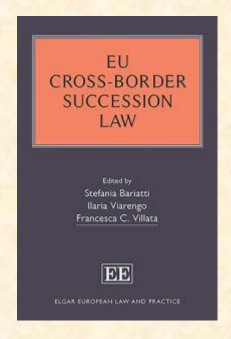
Link to the book in the catalog: The rule of law under fire? - Hebrew University (exlibrisgroup.com)



Rethinking Environmental Law: Why Environmental Laws Should Conform to the Laws of Nature

Challenging historic assumptions about human relationships with nature, Jan G. Laitos examines how environmental laws have addressed environmental problems in the past, and the reasons for the laws' inability to successfully prevent environmental contamination and alterations of critical environmental systems. This forward-thinking book offers a creative and organic alternative to traditional but ultimately unsuccessful environmental rules. It explains the need for a new generation of environmental laws grounded in the universal laws of nature which might succeed where past and current approaches have largely failed.

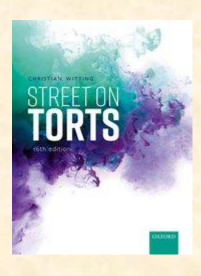
Link to the book in the catalog: Rethinking environmental law: why environmental laws should conform to the laws of nature - Hebrew University (exlibrisgroup.com)



EU Cross-Border Succession Law

With cross-border successions becoming increasingly common in the context of the European Union, this timely book offers a systematic practical analysis of how cross-border successions should be treated, including examination of which courts may establish jurisdiction over succession disputes and which law governs such disputes. Studying cross-border successions in the context of estate planning and in the opening and liquidation of a succession, it examines the specificities of the European Certificate of Succession, contextualising it within its interface with the national laws and practice of EU Member States.

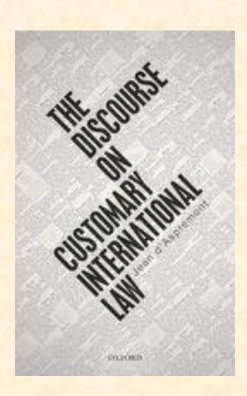
Link to the book in the catalog: EU cross-border succession law - Hebrew University (exlibrisgroup.com)



Street on Torts

Street on Torts' provides a scholarly and incisive treatment of the law of torts with a focus upon key concepts and clear explanations.

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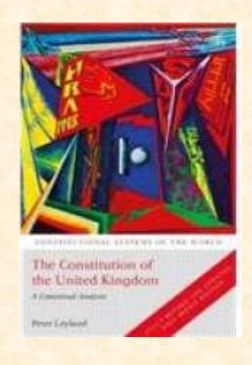


The Discourse on Customary International Law

The book guides the reader through an analysis of eight distinct performances at work in the discourse on customary international law. One of its key claims is that customary international law is not the surviving trace of an ancient law-making mechanism that used to be found in traditional societies. Indeed, as is shown throughout, customary international law is anything but ancient, and there is hardly any doctrine of international law that contains so many of the features of modern thinking. It is also argued that, contrary to mainstream opinion, customary international law is in fact shaped by texts, and originates from a textual environment.

Link to the book in the catalog: <u>The discourse on customary international law - Hebrew University</u>

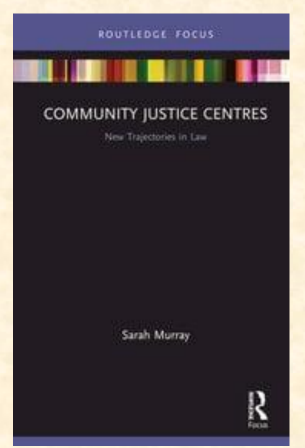
(exlibrisgroup.com)



The Constitution of the United Kingdom: A Contextual Analysis

No one could have imagined when the last edition of this acclaimed book published in 2016, the constitutional earthquakes that were to follow. Brexit, Miller, three prime ministers: little of the United Kingdom's constitution was unaffected. This much needed new edition retains its hallmark clarity and coherence, with sufficient detail for the novice to develop an informed view of how the constitution works. Taking a thematic approach, it discusses questions of history, sources and conventions, the role of the Crown, Parliament and the electoral system, government and the executive, the judiciary, and the distribution of power. In addition, it offers analysis of the evolution of the uncodified UK constitution, its strengths and perceived weaknesses, and of modernising reforms. This significantly updated edition provides a topical and contextual outline of the principles, doctrines and institutions that underpin the United Kingdom constitution. Engaging with the central issues in play as the UK enters a new chapter of its constitutional story, it explores Brexit, devolution, the Fixed Term Parliament Act, parliamentary sovereignty, and House of Lords reform. Combining clarity and authority, the author makes sense of a fascinating but sometimes impenetrable subject.

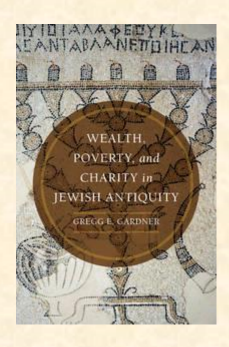
Link to the book in the catalog: The constitution of the United Kingdom: a contextual analysis - Hebrew University (exlibrisgroup.com)



Community Justice Centres: New Trajectories in Law

This book examines the phenomenon of Community Justice Centres and their potential to transform the justice landscape by tackling the underlying causes of crime. Marred by recidivism, addiction, family violence, overflowing courtrooms, crippling prison spending and extreme rates of incarceration, the criminal justice system is in crisis. Community Justice Centres seek to combat this by tackling the underlying causes of crime in a particular neighbourhood and working with local people to redesign the experience of justice and enhance the notion of community. A Community Justice Centre houses a court which works with an interdisciplinary team to address the causes of criminality such as drug addiction, cognitive impairment, mental illness, poverty, abuse and intergenerational trauma. The community thus becomes a key agent of change, partnering with the Centre to tackle local issues and improve safety and community cohesion. This book, based on research into this innovative justice model, examines case studies from around the world, the challenges presented by the model and the potential for bringing its learnings into the mainstream.

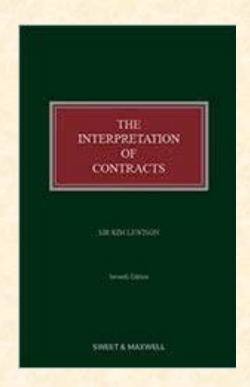
Link to the book in the catalog: <u>Community justice centres</u>: <u>new trajectories in law - Hebrew University</u>
(<u>exlibrisgroup.com</u>)



Wealth, Poverty and Charity in Jewish Antiquity

Charity is a central concept of the Jewish tradition. In this formative study, Gregg E. Gardner takes on this concept to examine the beginnings of Jewish thought on care for the poor. Focusing on writings of the earliest rabbis from the third century C.E., Gardner shows how the ancient rabbis saw the problem of poverty primarily as questions related to wealth-how it is gained and lost, how it distinguishes rich from poor, and how to convince people to part with their wealth. Contributing to our understanding of the history of religions, Wealth, Poverty, and Charity in Jewish Antiquity demonstrates that a focus on wealth can provide us with a fuller understanding of charity in Jewish thought and the larger world from which Judaism and Christianity emerged.

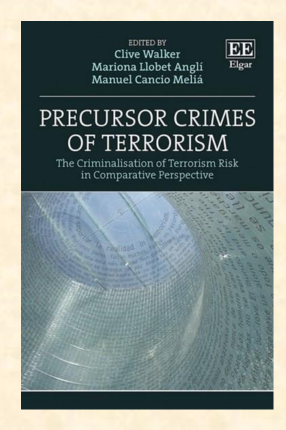
Link to the book in the catalog: <u>Wealth, poverty, and charity in Jewish antiquity - Hebrew University</u> (<u>exlibrisgroup.com</u>)



The Interpretation of Contracts

First published in 1989 and now in its seventh edition, Lewison's Interpretation of Contracts has established itself as an indispensable resource on contracts and the leading text in its field. This essential work provides authoritative guidance to constructing and interpreting contracts. It enables practitioners to navigate the key statutes and case developments in this area, informing the process of drafting or revising a contract by identifying key principles and discussing them comprehensively, yet concisely, with reference to case law. By enabling lawyers to construct arguments rooted in case law, this book helps lawyers better challenge contracts and explain their inadequacies.

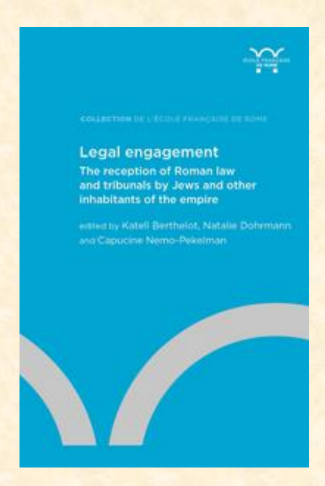
Link to the book in the catalog: The interpretation of contracts - Hebrew University (exlibrisgroup.com)



Precursor Crimes of Terrorism: The Criminalisation of Terrorism Risk in Comparative Perspective

This illuminating book offers a timely assessment of the development and proliferation of precursor crimes of terrorism, exploring the functions and implications of these expanding offences in different jurisdictions. In response to new modes and sources of terrorism, attempts to pre-empt potential attacks through precursor offences have emerged. This book examines not only the meanings and effectiveness of this approach, but also the challenges posed to human rights and social and economic development. Featuring contributions from leading academic and practitioner experts in counter-terrorism law, the book covers the broad scope of activities tackled by these new legal interventions, including membership, collaboration, communications, training and financing. Taking a comparative approach that relies on extensive experience in various jurisdictions, including the UK and Spain, the chapters also discuss important related issues such as international cooperation, investigations and penology, offering insights into the context of policies and practices. Scholars and advanced students of criminal and human rights law with an interest in terrorism and terrorism offences will find this book essential reading. It will also benefit legal practitioners and policy makers in fields such as international criminal law cooperation and counter-terrorism.

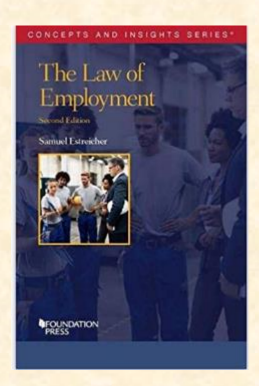
Link to the book in the catalog: <u>Precursor crimes of terrorism : the criminalisation of terrorism risk in comparative perspective - Hebrew University (exlibrisgroup.com)</u>



Legal Engagement: The Reception of Roman Law and Tribunals by Jews and Other Inhabitants of the Empire

The Roman empire set law at the center of its very identity. A complex and robust ideology of law and justice is evident not only in the dynamics of imperial administration, but a host of cultural arenas. Citizenship named the privilege of falling under Roman jurisdiction, legal expertise was cultural capital. A faith in the emperor's intimate concern for justice was a key component of the voluntary connection binding Romans and provincials to the state. Even as law was a central mechanism for control and the administration of state violence, it also exerted a magnetic effect on the peoples under its control. Adopting a range of approaches, the essays explore the impact of Roman law, both in the tribunal and in the culture. Unique to this anthology is attention to legal professionals and cultural intermediaries operating at the empire's periphery. The studies here allow one to see how law operated among a range of populations and provincials—from Gauls and Brittons to Egyptians and Jews—exploring the ways local peoples creatively navigated, and constructed, their legal realities between Roman and local mores. They draw our attention to the space between laws and legal ideas, between ethnic, especially Jewish, life and law and the structures of Roman might; cases in which shared concepts result in diverse ends; the pageantry of the legal tribunal, the imperatives and corruptions of power differentials; and the importance of reading the gaps between depiction of law and its actual workings. This volume is unusual in bringing Jewish, and especially rabbinic, sources and perspectives together with Roman, Greek or Christian ones. Link to the book in the catalog: Legal engagement: the reception of Roman law and tribunals by Jews and

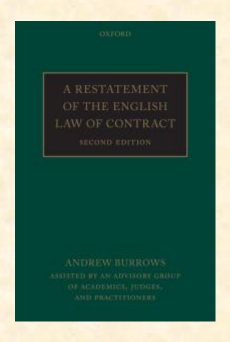
other inhabitants of the empire - Hebrew University (exlibrisgroup.com)



The Law of Employment

This textbook is a one-volume treatment of the basic analytical structure and legal policy issues informing U.S. employment law. The full range of the subject matter is examined with chapters on defining who are employees (as opposed to independent contractors); employment contracts; employment torts; workplace privacy; post-termination restraints and workplace intellectual property issues; employee benefits; wage-hour laws; occupational safety; workers' compensation; and unemployment compensation.

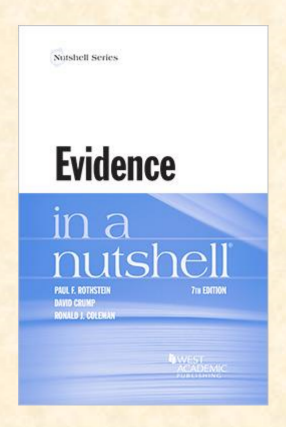
Link to the book in the catalog: The law of employment - Hebrew University (exlibrisgroup.com)



A restatement of the English Law of Contract

Following the success of the first edition, this is the fully updated second edition of A Restatement of the English Law of Contract. Designed to enhance the accessibility of the common law the Restatement comprises a number of clear and succinct rules, fully explained by a supporting commentary, which set out the general law of contract in England and Wales. Written by one of the leading authorities in this area, in collaboration with an advisory group of senior judges, academics, and legal practitioners, the Restatement offers a novel and powerfully persuasive statement of the law in this central area of English law. All lawyers dealing with the English law of contract, whether as practitioners, judges, academics, or law students, will benefit from this Restatement. The English law of contract is one of the most respected systems of contract law in the world and by the device of a 'choice of law' clause is often chosen by foreign commercial parties as the applicable law to govern their contract. One of the aims of the Restatement is for the reader, including those from civil law jurisdictions, to see quickly and easily how the different elements of the English law of contract fit together.

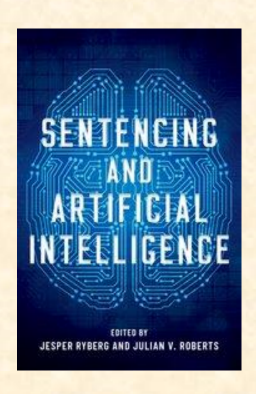
Link to the book in the catalog: A restatement of the English law of contract - Hebrew University (exlibrisgroup.com)



Evidence in a Nutshell

The latest version of the Federal Rules is the anchor of this book, with some state variations noted where important. The text summarizes significant U.S. Supreme Court decisions, including the latest Confrontation Clause cases; additional leading cases; forefront expert, scientific, and electronic evidence developments; and principal schools of evidentiary thought. Includes practical implementation as well as scholarly approaches. It pays attention to the litigation process as a whole and includes interdisciplinary cross-pollination where helpful. Numerous signpost-type headings and subheadings light the way, concisely summarizing the gist of each evidentiary concept. The detailed table of contents alone could serve as a complete course outline. Distinctively, an analytical, thoughtful approach is emphasized throughout.

Link to the book in the catalog: Evidence in a nutshell - Hebrew University (exlibrisgroup.com)

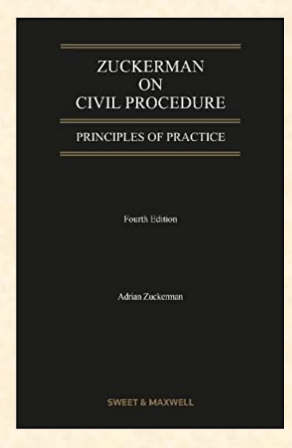


Sentencing and Artificial Intelligence

The first collective work devoted exclusively to the ethical and penal theoretical considerations of the use of artificial intelligence at sentencing. Is it morally acceptable to use artificial intelligence (AI) in the determination of sentences on those who have broken the law? If so, how should such algorithms be used--and what are the consequences? Jesper Ryberg and Julian V. Roberts bring together leading experts to answer these questions. Sentencing and Artificial Intelligence investigates to what extent, and under which conditions, justice and the social good may be promoted by allocating parts of the most important task of the criminal court--that of determining legal punishment--to computerized sentencing algorithms. The introduction of an Al-based sentencing system could save significant resources and increase consistency across jurisdictions. But it could also reproduce historical biases, decrease transparency in decision-making, and undermine trust in the justice system. Dealing with a wide-range of pertinent issues including the transparency of algorithmic-based decision-making, the fairness and morality of algorithmic sentencing decisions, and potential discrimination as a result of these practices, this volume offers a valuable insight on the future of sentencing.

Link to the book in the catalog: <u>Sentencing and artificial intelligence - Hebrew University</u>

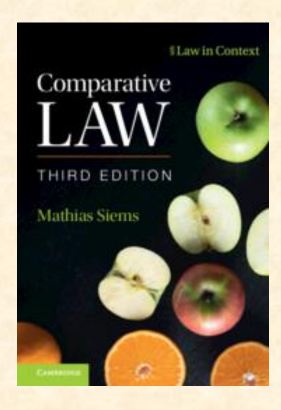
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Zuckerman on Civil Procedure: Principles of Practice

Zuckerman on Civil Procedure presents a clear and thematic analysis of litigation under the Civil Procedure Rules. It explains how the court interprets and applies the Rules, how judges exercise their extensive case management powers and how this impacts the conduct of litigation. Throughout, the emphasis is placed on bringing out the principles that govern the exercise of judicial discretion in order to help judges and practitioners deal with difficult problems that arise in the course of litigation. It helps practitioners understand the relationship between individual Rules and general principles; it complements the White Book and other civil procedure manuals; explains the significance of leading cases and provides critical commentary; highlights current trends in judicial thinking; draws attention to inconsistencies in judicial approach to process and to problems that are likely to be encountered in practice; suggests solutions to debatable questions in areas such as service, legal professional privilege, compliance with time limits, and costs; comments on recent developments; and supplies authoritative analysis – the previous editions have been cited in numerous cases at all court levels.

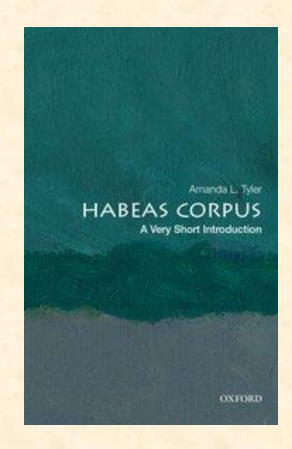
Link to the book in the catalog: <u>Zuckerman on civil procedure</u>: <u>principles of practice</u> - <u>Hebrew University</u> (<u>exlibrisgroup.com</u>)



Comparative Law

Comparative Law offers a thorough grounding in the subject for students and scholars of comparative law alike, critically debating both traditional and modern approaches to the subject and using examples from a range of legal systems gives the reader a truly global perspective. Covering essential academic debates and comparative law methodology, its contextualised approach draws on examples from politics, economics and development studies to provide an original contribution to topics of comparative law. This new edition: is fully revised and updated throughout to reflect contemporary research, contains more examples from many areas of law and there is also an increased discussion of the relevance of regional, international, transnational and global laws for comparative law. Suitable for students taking courses in comparative law and related fields, this book offers a fresh contextualised and cosmopolitan perspective on the subject.

Link to the book in the catalog: Comparative law - Hebrew University (exlibrisgroup.com)



Hebeas Corpus: A Very Short Introduction

The storied writ of habeas corpus-literally, to hold the body-has enjoyed celebrated status in the common law tradition for centuries. Writing in the eighteenth century, the widely influential English jurist and commentator William Blackstone once labeled the writ of habeas corpus a "bulwark of our liberties." Soon thereafter, a member of Parliament glorified the writ as "[t]he great palladium of the liberties of the subject." Meanwhile, across the Atlantic, in the lead up to the American Revolution, the Continental Congress declared that the habeas privilege and the right to trial by jury were among the most important rights in a free society, "without which a people cannot be free and happy." A few years later, while promoting the ratification of the United States Constitution in The Federalist, Alexander Hamilton celebrated the privilege as one of the "greate[st] securities to liberty and republicanism" known. Thus, as another participant in the ratification debates wrote, the writ of habeas corpus has long been viewed as "essential to freedom.

Link to the book in the catalog: <u>Habeas corpus</u>: a very short introduction - <u>Hebrew University</u> (exlibrisgroup.com)

Advanced Introduction to

LEGAL REASONING

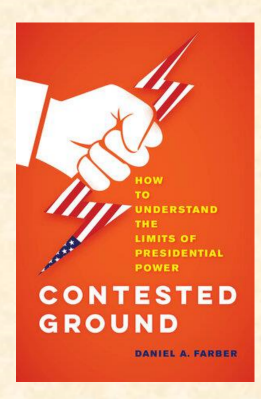
> Larry Alexander Emily Sherwin



Advanced Introduction to Legal Reasoning

This insightful and highly readable Advanced Introduction provides a succinct, yet comprehensive, overview of legal reasoning, covering both reasoning from canonical texts and legal decision-making in the absence of rules. Overall, it argues that there are only two methods by which judges decide legal disputes: deductive reasoning from rules and unconstrained moral, practical, and empirical reasoning. discussion and analysis of the interpretive methods used in legal decision-making guidance for the reader through the debates on analogical reasoning and construction of legal principles a defense of intention-based interpretation of legal rules and natural reasoning in law.

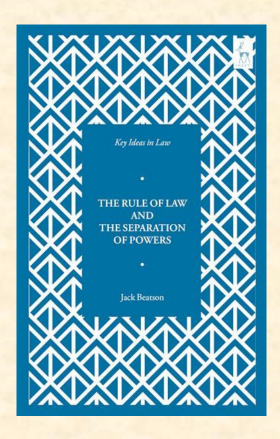
Link to the book in the catalog: Advanced introduction to legal reasoning - Hebrew University (exlibrisgroup.com)



Contested Ground: How to Understand the Limits of Presidential Power

Presidential power is hotly disputed these days - as it has been many times in recent decades. Yet the same rules must apply to all presidents, those whose abuses of power we fear as well as those whose exercises of power we applaud. This book is about what constitutional law tells us about presidential power and its limits. It is very difficult to strike the right balance between limiting abuse of power and authorizing its exercise when needed. This book advocates a balanced, pragmatic approach to these issues, rooted in history and Supreme Court rulings.

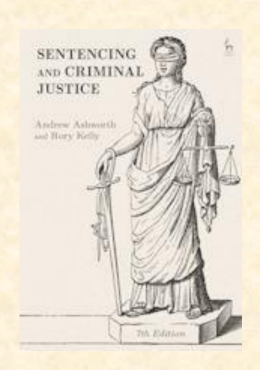
Link to the book in the catalog: <u>Contested ground</u>: how to understand the limits of presidential power - <u>Hebrew University (exlibrisgroup.com)</u>



Key Ideas in Law: The Rule of Law and the Separation of Powers

Prompted by the events following the 2016 referendum on EU membership and written by one of the leading public lawyers of our day, this book considers the rule of law and separation of powers by examining the relations between the different branches, and the mechanisms of accountability within our democracy. Since the referendum, attention has refocused on the relationship and respective powers and competences of the three branches of the state: the legislature, the executive and the judiciary. They have also placed strains on our unwritten constitution that have been unknown in modern times. The role of the courts and of the rule of law has been dramatically illustrated by recent litigation, most notably the decisions on whether legislation was needed to serve notice of the UK's intention to leave the EU and whether the prorogation of the Westminster Parliament in 2019 was a matter for the courts as opposed to a political question for government. It has also been highlighted by the debate about the rules and guidelines presented as rules made to deal with COVID-19. Set against this backdrop, the book answers the following questions: - How accessible is the law and how does it avoid arbitrariness? - How is access to justice protected? - How does our constitution reflect the separation of powers and the balance of responsibilities between law and politics? - How does our democracy enable majorities and protect minorities?.

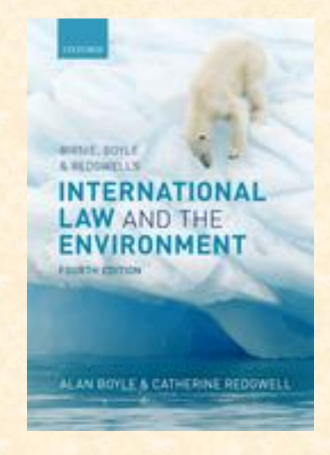
Link to the book in the catalog: <u>Key ideas in law: the rule of law and the separation of powers - Hebrew University (exlibrisgroup.com)</u>



Sentencing and Criminal Justice

This revised and updated new edition focuses on major developments in sentencing law, practice and theory. Sentencing in England and Wales is now dominated by Sentencing Council guidelines, and scrutiny of those guidelines is central to this book. Issues of principle are identified and discussed, to include the constitutional position of the Sentencing Council; the meaning of, and challenges to, proportionality; and the sentencing of BAME offenders and women offenders. The book welcomes the new Sentencing Code, introduced as the Sentencing Act 2020, and critically examines the government's plans for sentencing reform, set out in the 2020 White Paper A Smarter Approach to Sentencing. Throughout the book, sentencing is explored in its wider criminal justice context - making it essential reading for courses on sentencing, criminal justice and criminal law.

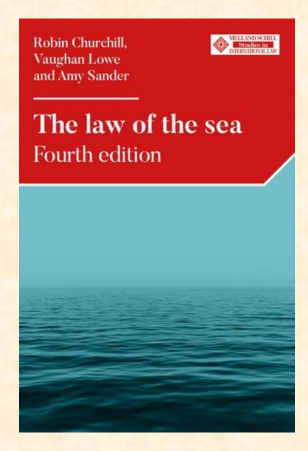
Link to the book in the catalog: Sentencing and criminal justice - Hebrew University (exlibrisgroup.com)



Birnie, Boyle & Redgwell's International Law and the Environment

The development of modern international environmental law has been one of the most remarkable exercises in international law-making. Although far more law and policy exists in this area than a quarter of a century ago, the global environment is in a much worse state: challenges remain in relation to the poor health of the oceans, climate change, the growing loss of biodiversity and ecosystems, and the other effects of human mismanagement of our global ecosystem, including global pandemics. As conservation of the environment plays an increasingly important role within society, Birnie, Boyle, and Redgwell's International Law and the Environment continues to be an essential read for students and practitioners alike. Written by experts in the field Birnie, Boyle, and Redgwell's International Law and the Environment places legislation on the protection of the environment firmly at the core of the text, while remaining rooted in the substantive law. The authors employ sharp and thorough analysis of the law, allowing them to share their extensive knowledge and experience with the reader. They provide a unique perspective on the implications of international regulation, promoting a wider understanding of the pertinent issues impacting upon the law.

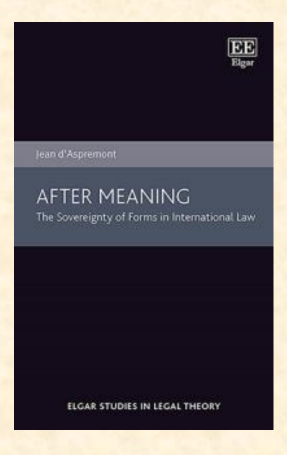
Link to the book in the catalog: <u>Birnie</u>, <u>Boyle & Redgwell's international law and the environment</u> - <u>Hebrew University (exlibrisgroup.com)</u>



The Law of the Sea

For nearly forty years, The law of the sea has been regarded as an authoritative and standard work on the subject, combining detailed analysis and relevant, practical examples with a clear and engaging style. Completely revised and updated, this new edition will be a vital resource for anyone with an interest in maritime affairs. The book provides a rigorous analysis of the 1982 UN Convention on the Law of the Sea and the many other legal instruments that regulate human activities at sea, as well as taking full account of the numerous decisions of international courts and tribunals in recent years. It also traces the historical background to the law and its broader political, economic and environmental context. The new edition includes substantially expanded coverage of contemporary threats faced by the marine environment from human activities, such as the loss of marine biodiversity, the effects of climate change on the oceans and the vast amounts of plastic polluting the sea. This volume is written by three highly qualified authors, drawing on their extensive experience of teaching and researching the law of the sea, as well as their practical experience in advising governments and acting as counsel and arbitrators in international litigation.

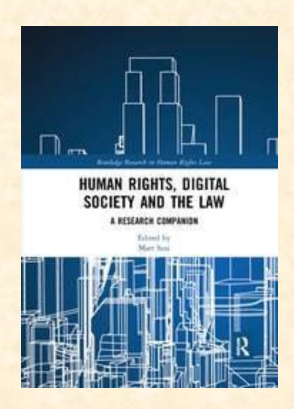
Link to the book in the catalog: The law of the sea - Hebrew University (exlibrisgroup.com)



After Meaning: The Sovereignty of Forms in International Law

Inspiring and distinctive, After Meaning provides a radical challenge to the way in which international law is thought and practised. Jean d'Aspremont asserts that the words and texts of international law, as forms, never carry or deliver meaning but, instead, perpetually defer meaning and ensure it is nowhere found within international legal discourse.

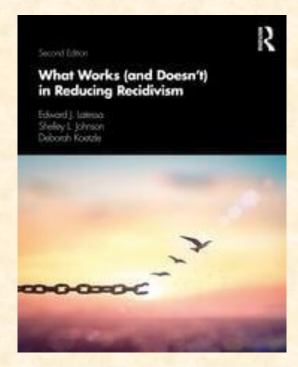
Link to the book in the catalog: After meaning: the sovereignty of forms in international law - Hebrew University (exlibrisgroup.com)



Human Rights, Digital Society and the Law: A Research Companion

This book explores the main fundamental issues and practical dimensions related to the safeguarding of human rights in the internet, which are at the focus of current academic debates. It provides a comprehensive analysis with a forward-looking perspective of bringing order into the somewhat chaotic online dimension of human rights. It addresses the matter of private digital censorship, the apparent inefficiency of existing judicial systems to react to human rights violations online, the uncertainty of liability for online human rights violations, whether the concern with personal data protection overshadows multiple other human rights issues online and will be of value to those interested in human rights law and legal regulation of the internet.

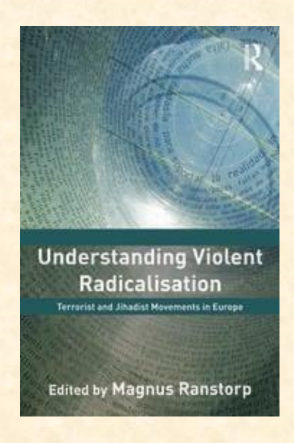
Link to the book in the catalog: <u>Human rights, digital society, and the law: a research companion</u> - <u>Hebrew University (exlibrisgroup.com)</u>



What Works (and doesn't) in Reducing Recidivism

What Works (and Doesn't) in Reducing Recidivism offers criminologists and students an evidence-based discussion of the latest trends in corrections. Experts Latessa, Johnson, and Koetzle translate the research and findings about what works and doesn't work in reducing recidivism into understandable concepts and terms, presenting them in a way that illustrates the value of research to practice. Over the last several decades, research has clearly shown that rehabilitation efforts can be effective in reducing recidivism among criminal offenders, but it is clear that treatment is not a one-size-fits-all approach. Offenders vary by gender, age, crime type, and/or addictions, to name but a few ways, and these individual needs must be addressed by providers. Finally, issues such as leadership, quality of staff, and evaluation efforts affect the quality and delivery of treatment services. While other texts have addressed issues regarding treatment in corrections, this text is unique in that it not only discusses the research on "what works" but also addresses the implementation issues faced as practitioners move from theory to practice, as well as the importance of staff, leadership, and evaluation efforts. This book synthesizes the vast research for the student interested in correctional rehabilitation as well as for the practitioner working with offenders.

Link to the book in the catalog: What works (and doesn't) in reducing recidivism - Hebrew University (exlibrisgroup.com)



Understanding Violent Radicalisation: Terrorist and Jihadist Movements in Europe

This is the first book to address in depth the interplay between radicalisation and political violence in Europe, as well as the effectiveness of counter-measures.

As evidenced from the multitude of intercepted plots across several European cities since 2001, the threat level and the intensity of the desire to perpetrate mass-casualty attacks within Europe is not diminishing. While violent radicalization has gradually moved to the top of the EU counterterrorism agenda, it has been accompanied by a relatively embryonic understanding about the processes and interplay of factors that contribute to radicalization, which are played out differently in cities like Paris, Rome, London and Copenhagen. Undoubtedly, there are common factors at the global and regional levels that facilitate radicalization, but it is also clear that radicalization is very context dependent. This book provides crucial insights into different ways to understand violent radicalization within national contexts and the challenges addressing the many pathways into terrorism inspired by al-Qaeda and other forms of Islamic extremism.

Link to the book in the catalog: <u>Understanding violent radicalisation</u>: terrorist and <u>Jihadist movements in</u>

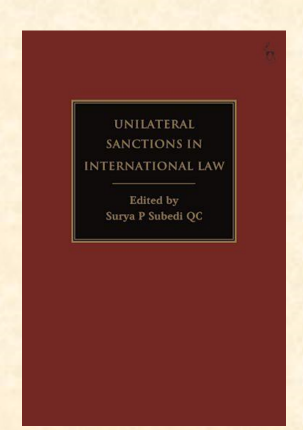
<u>Europe - Hebrew University (exlibrisgroup.com)</u>



Gender and Law: Theory, Doctrine, Commentary

Gender and Law: Theory, Doctrine, Commentary, 7E is organized around theoretical frameworks, showing different conceptualizations of equality and justice and their impact on concrete legal problems. The text provides complete, up-to-date coverage of conventional "women and the law" issues, including employment law and affirmative action, reproductive rights, LGBTQ issues, domestic violence, rape, pornography, international women's rights, and global trafficking. Showing the complex ways in which gender permeates the law, the text also explores the gender aspects of subject matters less commonly associated with gender, such as property, ethics, contracts, sports, and civil procedure. Throughout, the materials allow an emphasis on alternative approaches and how these approaches make a difference. Excerpted legal cases, statutes, and law review articles form an ongoing dialogue within the book to stimulate thought and discussion and over 200 provocative "putting theory into practice" problems challenge students to think deeply about current gender law issues.

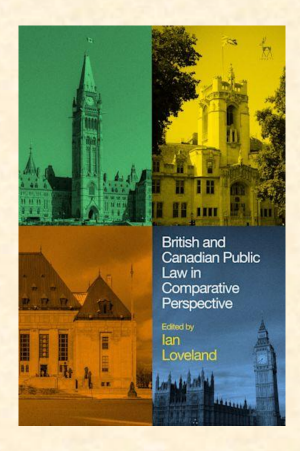
Link to the book in the catalog: Gender and law: theory, doctrine, commentary - Hebrew University (exlibrisgroup.com)



Unilateral Sanctions in International Law

The book examines both the lawfulness of unilateral sanctions and the limitations within which they should operate. In doing so, it includes an analysis of State practice, the provisions of various international legal instruments dealing with such sanctions and their impact on other areas of international law such as freedom of navigation, aviation and transit, and the principles of international trade, investment, regional economic integration, and the protection of human rights and the environment.

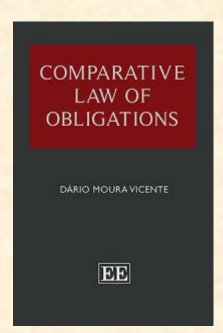
Link to the book in the catalog: <u>Unilateral sanctions in international law - Hebrew University</u> (exlibrisgroup.com)



British and Canadian Public Law in Comparative Perspective

The contributions to this volume provide detailed analyses of broad and narrow matters in a comparative perspective, and suggest that the United Kingdom's public law jurisprudence and scholarship might benefit substantially from a closer engagement with their Canadian counterparts.

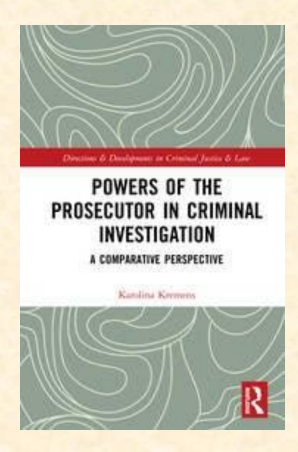
Link to the book in the catalog: <u>British and Canadian public law in comparative perspective - Hebrew University (exlibrisgroup.com)</u>



Comparative Law of Obligations

This comprehensive book provides a comparative overview of legal institutions that intersect with everyday life: contracts, unilateral legal transactions, torts, negotiorum gestio and unjust enrichment. These institutions form the core of the Law of Obligations, which is examined in this book from the perspective of all major legal traditions including Civil, Common, Islamic and Chinese law.

Link to the book in the catalog: Comparative Law of Obligations - Hebrew University (exlibrisgroup.com)



Powers of the Prosecutor in Criminal Investigation: A Comparative Perspective

This comparative analysis examines the scope of prosecutorial powers at different phases of criminal investigation in four countries: the United States, Italy, Poland, and Germany. Since in all four the number of criminal cases decided without trial is constantly increasing, criminal investigation has become central in the criminal process. The work asks: who should be in charge of this stage of the process? Prosecutors have gained tremendous powers to influence the outcome of the criminal cases, including powers once reserved for judges. In a system in which the role of the trial is diminishing and the significance of criminal investigation is growing, this book questions whether the prosecutor's powers at the early stage of the process should be enhanced.

Link to the book in the catalog: <u>Powers of the prosecutor in criminal investigation</u>: a comparative perspective - Hebrew University (exlibrisgroup.com)

CRIMINAL LAW IN ITALY FOURTH EDITION Article Di Amena Controloring Author: Foderica Factor

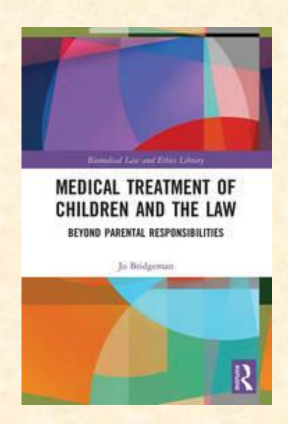
Criminal Law in Italy

Derived from the renowned multi-volume *International Encyclopaedia of Laws*, this book provides a practical analysis of criminal law in Italy. An introduction presents the necessary background information about the framework and sources of the criminal justice system, and then proceeds to a detailed examination of the grounds for criminal liability, the justification of criminal offences, the defences that diminish or excuse criminal liability, the classification of criminal offences, and the sanctions system.

Coverage of criminal procedure focuses on the organization of investigations, pre-trial proceedings, trial stage, and legal remedies. A final part describes the execution of sentences and orders, the prison system, and the extinction of custodial sanctions or sentences.

Its succinct yet scholarly nature, as well as the practical quality of the information it provides, make this book a valuable resource for criminal lawyers, prosecutors, law enforcement officers, and criminal court judges handling cases connected with Italy. Academics and researchers, as well as the various international organizations in the field, will welcome this very useful guide, and will appreciate its value in the study of comparative criminal law.

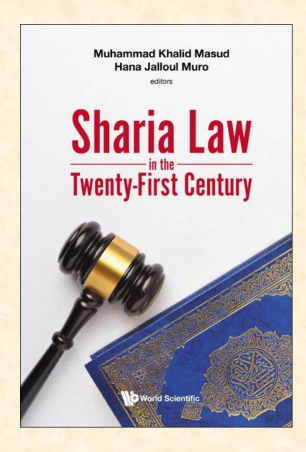
Link to the book in the catalog: Criminal law in Italy - Hebrew University (exlibrisgroup.com)



Medical Treatment of Children and the Law: Beyond Parental Responsibilities

This book undertakes a rigorous critical analysis of the case law concerned with the provision of medical treatment to children since the first reported cases over forty years ago. It argues that understanding of the cases only as disputes over the best interests of the child, and judicial resolution thereof, fails to recognise professional duties and public responsibilities for the welfare and protection of children that exist alongside parental responsibilities and which justify public, or state, intervention into family life and parental decision-making. Whilst the principles and approach of the court established in the early cases endure, the nature and balance of these responsibilities to children in their care need to be understood in the changing social, legal, and political context in which they are exercised and enforced by the court.

Link to the book in the catalog: <u>Medical treatment of children and the law : beyond parental responsibilities - Hebrew University (exlibrisgroup.com)</u>

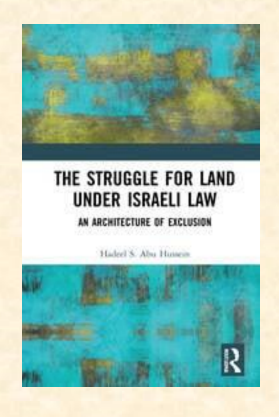


Sharia Law in the Twenty-First Century

Sharia Law in the Twenty-First Century consists of concise, detailed analytical studies on current critical discussions of Sharia in the Western and Muslim legal traditions. Contributors to this volume are well-known academics in their fields and have been at the forefront of critical studies on various aspects of Islamic law. Breaking new ground for understanding the dynamics of law and society, most contributors in this volume have influenced current academic discourse on Sharia.

The chapters contained within this volume find that globalism and Sharia have been posing challenges to one another. These respective challenges are studied from the perspectives of theory, history and the diverse contexts in which Sharia developed during the twenty-first century. The approach in this book is overall contextual with reference to time and place.

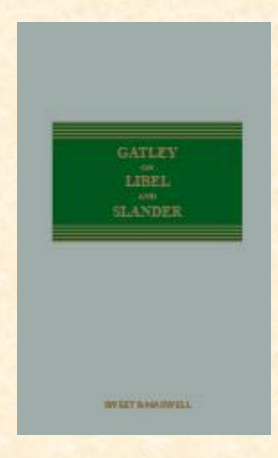
Link to the book in the catalog: Sharia law in the twenty-first century - Hebrew University (exlibrisgroup.com)



The Struggle for Land Under Israeli Law: An Architecture of Exclusion

Land is one of the core resources of human existence, development and activity. Therefore, it is also a key basis of political power and of social and economic status. Land regimes and planning regulations play a dynamic role in deciding how competing claims over resources will be resolved. According to legal geography, spatial ordering impacts legal regimes; whilst legal rules form social and human space. Through the lenses of international law, colonisation and legal geography, the book examines the land regime in Israel. More specifically, it endeavours to understand the spatial strategies adopted by Israel to organise the entire territorial expanse of the country as Jewish, while also excluding Arab Palestinian citizens of Israel and residents of East Jerusalem from the landscape. The book then details how the systematic nature and processes of marginalisation are mapped out across the civil, political and socioeconomic landscape.

Link to the book in the catalog: The struggle for land under Israeli law: an architecture of exclusion - Hebrew University (exlibrisgroup.com)

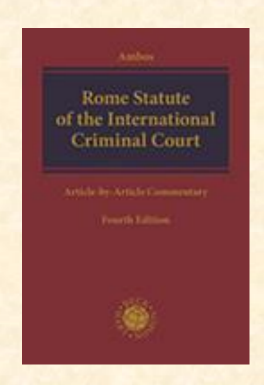


Gatley on Libel and Slander

The work has been comprehensively updated and restructured throughout to provide a thorough examination of the English law of defamation and other media and communications claims, including malicious falsehood, privacy, data protection and harassment – both substantive and procedural.

- •New chapters on serious harm and the defences of truth, honest opinion and publication on a matter of public interest
- •Fully revised chapter on pre-trial applications including preliminary trials of meaning
- Dedicated chapters on misuse of private information and data protection
- •Review of all key case law including Lachaux, Stocker, Serafin, Lloyd v Google, Economou, Wright v Ver, Wright v Granath, Corbyn v Millett, Duchess of Sussex v Associated, and Soriano v Forensic News
- Consideration of legal developments in Commonwealth and common law jurisdictions

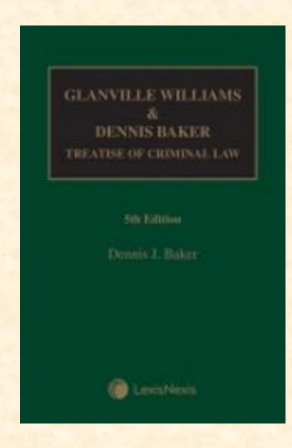
Link to the book in the catalog: Gatley on libel and slander - Hebrew University (exlibrisgroup.com)



Tome Statute of the International Criminal Court: Article-by-Articles Commentary

In this fourth edition of the most important article-by-article commentary on the Rome Statute, Kai Ambos appears as the only editor. He dedicates the work to its founder, Otto Triffterer, who passed away in 2015. Unsurprisingly, given that the commentary stood the test of time, or rather three editions spanning 20 years, Ambos kept its basic layout and structure: Each article of the Rome Statute receives a more or less detailed commentary. A table of contents and a bibliography precede each text. A list of general literature at the beginning complements the more specialized resource guides. For the fourth edition, Ambos added a table of cases from all international, hybrid, and selected domestic courts and the points at which the commentary cites them. This addition is not only an excellent point of reference but also provides a useful new angle from which to approach the commentary.

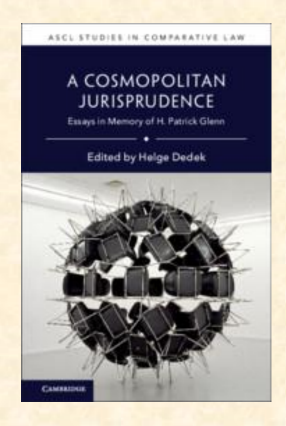
Link to the book in the catalog: Rome Statute of the International Criminal Court : article-by-article commentary - Hebrew University (exlibrisgroup.com)



Glanville Williams \$ Dennis Baker Treatise of Criminal Law

This edition covers the entirety of the general part including complicity, inchoate offences, and the relevant defences. It also covers a very wide range of special part offences against the person including homicide and all the sexual offences as set out in 71 sections of the Sexual Offences Act. Furthermore, it deals with offences concerning Extreme Pornography and Child Pornography. Other offences against the person covered include Aggravated Assault, Harassment, Stalking, Abduction and Kidnapping, Female Genital Mutilation, Neglect and Ill-treatment of Children and of Mental Patients, Causing or Allowing Harm to Children and Vulnerable Adults, Neglect by Care Workers, Coercive and Controlling Behaviour, Forced Marriages and Bigamy, Spreading Infectious Diseases and Taking Hostages and Torture.

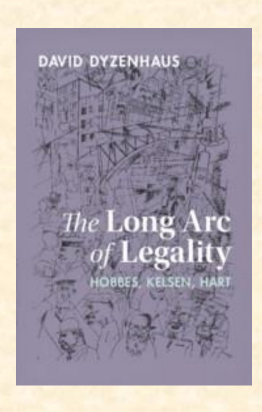
Link to the book in the catalog: <u>Glanville Williams & Dennis Baker treatise of criminal law - Hebrew University (exlibrisgroup.com)</u>



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.

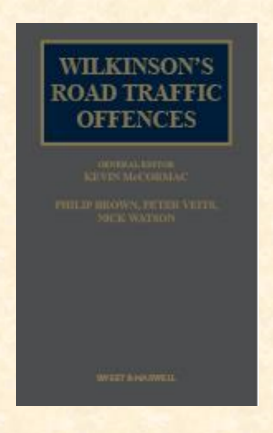
Link to the book in the catalog: <u>A cosmopolitan jurisprudence : essays in memory of H. Patrick Glenn - Hebrew University (exlibrisgroup.com)</u>



The Long Arc of Legality: Hobbes, Kelsen, Hart

The Long Arc of Legality breaks the current deadlock in philosophy of law between legal positivism and natural law by showing that any understanding of law as a matter of authority must account for the interaction of enacted law with fundamental principles of legality. This interaction conditions law's content so that officials have the moral resources to answer the legal subject's question, 'But, how can that be law for me?' David Dyzenhaus brings Thomas Hobbes and Hans Kelsen into a dialogue with H. L. A. Hart, showing that philosophy of law must work with the idea of legitimate authority and its basis in the social contract. He argues that the legality of international law and constitutional law are integral to the main tasks of philosophy of law, and that legal theory must attend both to the politics of legal space and to the way in which law provides us with a 'public conscience'.

Link to the book in the catalog: <u>The long arc of legality</u>: <u>Hobbes, Kelsen, Hart - Hebrew University</u> (<u>exlibrisgroup.com</u>)



Wilkinson's Road Traffic Offences

Wilkinson's Road Traffic Offences:

- •Explains law, legal principles and procedure of road traffic offences to show both what the law is and how to proceed with prosecuting or defending a case
- •Covers specific offences chapter-by-chapter ensuring relevant information is easy to find
- •Follows through to sentencing and appeals, covering every aspect in chronological order
- Sets out the implications of legislative and case law developments
- •Goes through typical and unusual situations and provides advice on the law relating to them
- •Provides easy access to core statutory and related primary materials, with annotation to clarify complex areas
- •Gives full consideration of the Sentencing Guidelines Council's revised Magistrates' Court Sentencing Guidelines as regards each road traffic offence

Link to the book in the catalog: Wilkinson's Road Traffic Offences - Hebrew University (exlibrisgroup.com)



פיצויים לנפגעי תאונות דרכים

המהדורה החמישית של ספר יסוד זה משלב לתוכו את העדכון המשולב שיצא לפני כשנתיים על המהדורה הרביעית וכן יש בה התייחסות לפסיקה הנוספת עד סוף השנה הקודמת. נוכח הפסיקה הענפה בעניין תאונות הדרכים, והבעיות המשפטיות המורכבות שהן מעוררות, הספר הוא עזר חיוני לכל מי שעוסק בסוגית הפיצויים לנפגעי תאונות דרכים, ובתי המשפט מרבים להסתמך עליו.

קישור לספר בקטלוג הספרייה: https://bit.ly/3M82RIE



המשפט העברי, ההלכה ומדינת ישראל: מאמרים, נאומים וראיונות

University (exlibrisgroup.com)

בספר שנועד לבני המשפחה קובצו דברים שכתב המחבר אשר מרביתם לא הובאו לדפוס ובהם הרהוריו והגיגיו על המשפט העברי, ההלכה ומדינת ישראל. דברים אלה שהיו חדשניים בזמן שנאמרו נעשים אקטואליים יותר ויותר ככל שהזמן חולף. אל אלה התווספו ראיונות שנערכו עם המחבר במועדים שונים וכן דברים שנשא בפני סטודנטים במכללת הרצוג וכן דו"ח על נסיעתו לברית המועצות בשנת 1983 כדי ללמד יהדות בסתר.

פרופסור שמואל שילה ז"ל כיהן עשרות שנים בפקולטה למשפטים באוניברסיטה העברית ולאחר פרישתו כיהן ארבע שנים כראש מכללת הרצוג בגוש עציון.

קישור לספר בקטלוג הספרייה: <u>המשפט העברי, ההלכה ומדינת ישראל. : מאמרים, נאומים וראיונות מן העזבון. - Hebrew</u>

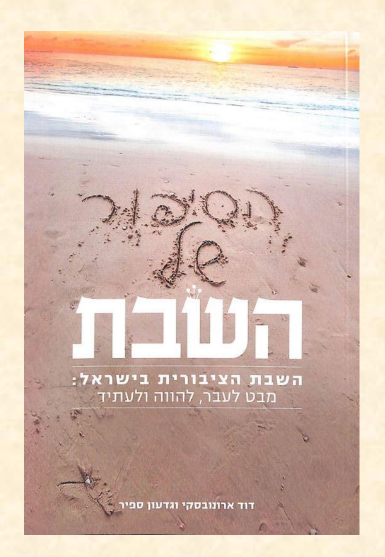


סיפורי משפט: מאחורי הקלעים של פסקי הדין ששינוי את פני החברה הישראלית

Hebrew University (exlibrisgroup.com)

מאחורי כל פסיקה מהדהדת של בית המשפט העליון מסתתר סיפור. למרות זאת, הנטייה הרווחת בקרב רבים היא להתעלם מהסיפור שמאחורי הקלעים ולמקד את תשומת הלב בהלכה המשפטית ובהשלכותיה. כך המשפט נהיה מופשט ולא אישי, אף שהתפקידים המרכזיים בו שמורים שחקנים בשר ודם. ספר זה, המיועד לקהל הרחב ולמשפטנים כאחד, פוסע בדרך אחרת, לא סלולה, ומספק הצצה נדירה לסיפורים ולאנשים שמאחורי אחד עשר פסקי דין חשובים אשר נתן בית המשפט העליון והשפיעו עמוקות על החברה הישראלית. שמות גיבורי מקצת הסיפורים – זאב שוורץ, אליס מילר, יונתן דנילוביץ – חקוקים במידה מסוימת בתודעה הציבורית; ולצידם ייחשפו הקוראים לדמויות אנונימיות, לעיתים טרגיות, שהמפגש שלהן עם עולם המשפט שינה מן היסוד את דרך המחשבה של רבים מאיתנו. את פרקי הספר כתבו משפטנים בולטים, כמה מהם חוקרים באקדמיה, ואחרים עורכי דין שמדווחים מן השטח. בזכות התמהיל הזה "סיפורי משפט" הוא מסמך חברתי מרתק, מגוון ואקטואלי שממחיש כיצד המשפט מתעצב לפי פועלם של אנשים וכיצד הוא מעצב את תודעתם ואת התנהגותם של אחרים.

קישור לספר בקטלוג הספרייה: <u>סיפורי משפט : מאחורי הקלעים של פסקי הדין ששינו את פני החברה הישראלית -</u>



הסיפור של שבת - השבת הציבורית בישראל: מבט לעבר, להווה ולעתיד

מאז ומעולם נודעה לשבת חשיבות מיוחדת במארג החיים היהודי. היא אף נהפכה לאחד מסימני ההיכר של העם היהודי, בעיני עצמו כמו גם בעיני העמים שבאו איתו במגע. יש אף הטוענים שהרעיון של "קדושת הזמן", שאותו מבטאת השבת, הוא תרומה ייחודית של היהדות לתרבות האנושית. בעת החדשה חדלו רבים מבני העם היהודי לשמור שבת בגרסתה ההלכתית, אך בה בעת הוסיפו רבים מהם לראות בשבת את אחד מנכסי התרבות העיקריים של העם וביקשו לשמר משהו מאופייה המיוחד. עם חידוש ההתיישבות היהודית בארץ ישראל נהפכה השבת לאחת מנקודות המחלוקת המרכזיות בין קבוצות שונות, ולמרות המאמצים ליישוב חילוקי הדעות, שאלת דמותה של השבת הציבורית חוזרת ועולה, וההתנצחויות בעניינה עדיין מהוות מקור לא אכזב למתחים ולעימותים. הסיפור של השבת הציבורית חוזרת ועולה, וההתנצחויות של השבת הציבורית במדינת ישראל. הוא שוטח בפני קוראיו את הרקע הדתי, התרבותי והחברתי של רעיון השבת, מתאר את המצב המשפטי והעובדתי במרחב הציבורית במדינת שראל אופי מיוחד, ואם כן, מהו האופי הראוי.

קישור לספר בקטלוג הספרייה: <u>הסיפור של השבת : השבת הציבורית בישראל : מבט לעבר, להווה ולעתיד - Hebrew</u>

University (exlibrisgroup.com)

ברוכים הבאים לספריית משפטים ע"ש ברנרד ג' סיגל





שירותי הספרייה

שירותי השאלה:

כרטיס סטודנט מהווה כרטיס קורא לספרייה.

MAIL.HUJI רוב ספרי אוסף הספרייה ניתנים להשאלה לשבוע עם הארכה אוטומטית. אם הספר מוזמן על ידי קורא אחר, מתקבלת הודעת דוא"ל

עם בקשה להחזירו בהקדם. במק<mark>רה זה הארכה אוטומטית לא מתבצעת, וא'-החזרת הספר במועד הנדרש גורמת לצבירת קנ</mark>ס.

ספרים שמורים ניתנים להשאלה מוגבלת או לא ניתנים להשאלה בכלל. כמו כן, כרכים של כתבי עת וספרי יעץ (אנציקלופדיות וכדומה) לא ניתנים

להשאלה.

עם כל שאלה או בעיה ניתן לפנות לספרנית האחראית על שירותי ההשאלה גב' לאה קיפניס: leak@savion.huji.ac.il או בטלפון: 02-5881086.



נגישות

- 1. הספרייה מחולקת לאזורי רעש ושקט (חדר האוסף של המשפט העברי בקומה העליונה).
- 2. אוכל ושתייה, מלבד מים מינרליים, ברחבי הספרייה אסורים בהחלט ומהווים עבירת קנס.
 - 3. שירותים (כולל שירותי נכים) נמצאים בקומת הכניסה לספרייה, בסוף אולם הקריאה.

נגישות בספרייה:

- עמדת נגישות עם מסך מחשב המגדיל את האותיות נמצאת באמצע אולם הכניסה
 - כסאות עם תקן נגישות פרוסים באולמות הקריאה בספרייה
- מעלון לנכים נמצא ליד המדרגות לפני כניסה לספרייה ומופעל על ידי צוות הספרייה (דורש תיאום)
 - מעלית בתוך הספרייה מחברת את כל קומות הספרייה

פרטי קשר של הספרייה ושעות פתיחה

שעות פתיחת הספרייה מ-1 באוגוסט עד תחילת שנת הלימודים: ימי ראשון עד חמישי: משעה 09:00 עד 17:00.

יש לעטות מסכה בכל שטחי הספרייה!

איך ניתן ליצור קשר:

https://libraries.huji.ac.il/law - אתר הספרייה

https://www.facebook.com/BernardSegalLawLibraryCenter/ - בייסבוק של הספרייה.

3. שירות WHATSUPP של הספרייה: 054-8820158

4. דלפק השאלה – טל: 02-5882587

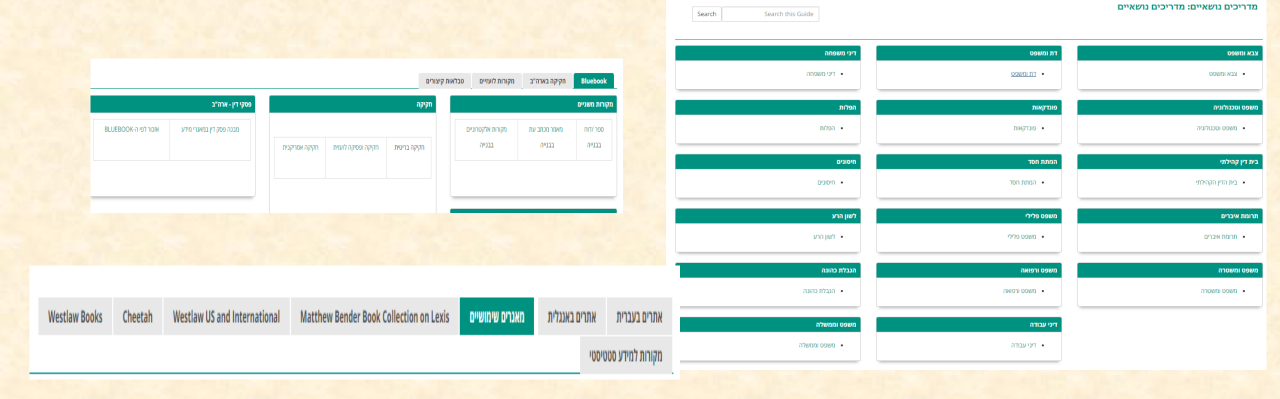
5. כתובת דוא"ל לשאלות, בקשות וכו' : law.library@mail.huji.ac.il

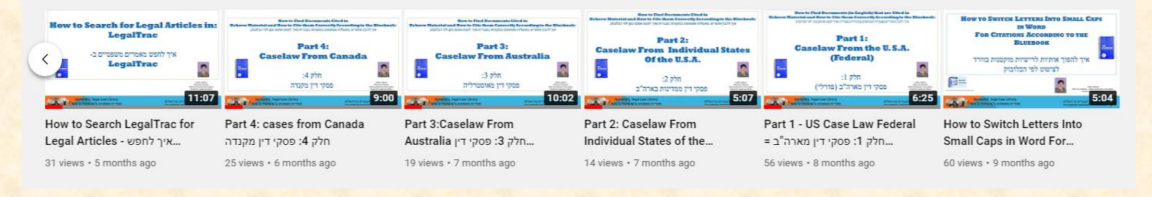
האקתון



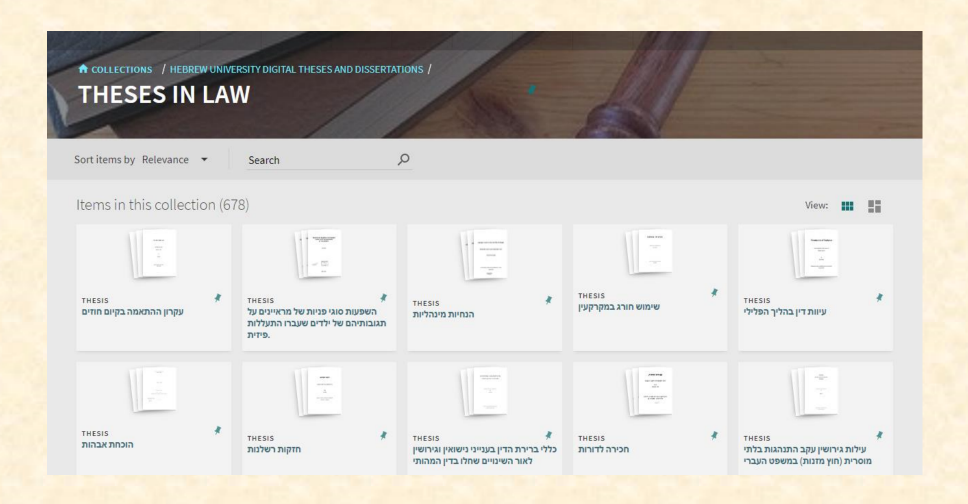
ההאקתון ייערך בתאריכים 05-04/08/22, בספריית הפקולטה למשפטים באוניברסיטה העברית. תחילתו ביום חמישי בשעה 12:00, וסיומו ביום שישי בשעה 12:00 – מדובר ב- 24 שעות רצופות של חשיבה ועבודה מואצת!

מדריכי הספרייה





מאגר תזות אלקטרוני



ארכיון בנג'מין מנדלסון

Cormier, s'intéresse beaucoup à ce problème et a fait là-dessus une communication au Congrès International de Criminologie. Vous portriophiliséroixe à ce sujet, son adresse est: 509 Avenue des Pins, Ouest, Montréal.

Omest, Montréal. 0 Sort items by Relevance ▼ Search Items in this collection (40) View: OTHER OTHER OTHER OTHER OTHER Archival material, Benjamin Mendelsohn [part 39 of 42 in Box 4]. Mendelsohn [part 41 of 42 in Box 4]. Mendelsohn [part 18 of 24 in Box 2]. Mendelsohn [part 17 of 24 in Box 2]. Mendelsohn [part 16 of 24 in Box 2].

אוסף גלויות ובולים של בניין וולפסון









