

THIRD EDITION



What About Law?

Studying Law at University

Edited by Catherine Barnard, Janet O'Sullivan
and Graham Virgo

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What About Law? Catherine Barnard, Janet O'Sullivan, G J Virgo, 2021-09-23 What About Law succeeds where so many legal guidebooks fail it skilfully demystifies the law and ably proves its argument The law is indeed all around us and this book will whet your appetite to find out how and why Alex Wade The Times of the previous edition Law is one of the few subjects that the school leaver choosing a degree course will have very little real understanding of This book comes to the rescue by clearly setting out what a prospective law student can expect and why a student should choose to study law This new edition is updated to reflect the reality of studying law today highlighting changes due to Brexit and reforms to constitutional law The book covers the compulsory subjects every law student has to study contract criminal property and trusts law and brings them up to date With a clear core structure and approach it takes a case from each of these subjects to illustrate legal issues and methodology The writing style is accessible and has the audience novices to law firmly in mind What About Law shows how the study of law can be fun intellectually stimulating and challenging It introduces prospective students to the legal system legal reasoning critical thinking and argument Written by a team of experienced teachers this book should be read by every student about to embark on the study of law European Union Law Catherine Barnard, Steve Peers, 2020 This text offers students a relevant case focused account of EU law Under the experienced editorship of Catherine Barnard and Steve Peers it draws together a range of perspectives on EU law designed to introduce students to the key debates and case law which shape this vast subject **The Substantive Law of the EU** Catherine Barnard, 2022 Widely acclaimed and respected this is the leading text on the four freedoms of the European Union Unparalleled coverage of the subject area is paired with expert author insight and presented in a concise and user friendly format accompanied by engaging case studies and diagrams **EU Employment Law** Catherine Barnard, 2012-08-09 The new edition of this major work is a must buy for all students studying EU employment law It offers comprehensive coverage of an increasingly complex subject tackling both case law and legislation and provides detailed analysis of the EU's Directives and their impact on employment law The Substantive Law of the EU Catherine Barnard, 2019 The Oxford Handbook of European Union Law Anthony Arnall, Damian Chalmers, 2015 Since its formation the European Union has expanded beyond all expectations this seems set to continue as more countries seek accession and the scope of EU law expands touching more and more aspects of its citizens lives The EU has never been stronger and yet it now appears to be reaching a crisis point beset on all sides by conflict and challenges to its legitimacy Nationalist sentiment is on the rise and the Eurozone crisis has had a deep and lasting impact The European Union has the complexity and depth of a mature legal system albeit one which is constantly in flux and whose content and foundations are constantly contested Its law has developed beyond the single market and institutional matters into many other fields including environmental fiscal labour immigration and criminal law It is studied at undergraduate and postgraduate level throughout the Member States and beyond an understanding of it is essential to those

who study the EU from other disciplinary perspectives as well as to legal practitioners and policy makers The Oxford Handbook of European Union Law comprises eight sections examining how we are to conceptualise EU law the architecture of EU law making and administering EU law the economic constitution and the citizen regulation of the market place economic monetary and fiscal union the Area of Freedom Security and Justice and what lies beyond the regulatory state Each chapter summarises analyses and reflects on the state of play in a given area and suggests how it is likely to develop in the foreseeable future The resulting collection provides a vivid and provocative tapestry which will be widely used both inside and outside academia by those who are interested in the law underpinning the EU and its policies

The Idea of Labour Law Guy Davidov, Brian Langille, 2013-01-17 Labour law is widely considered to be in crisis by scholars of the field This crisis has an obvious external dimension labour law is attacked for impeding efficiency flexibility and development vilified for reducing employment and for favouring already well placed employees over less fortunate ones and discredited for failing to cover the most vulnerable workers and workers in the informal sector These are just some of the external challenges to labour law There is also an internal challenge as labour lawyers themselves increasingly question whether their discipline is conceptually coherent relevant to the new empirical realities of the world of work and normatively salient in the world as we now know it This book responds to such fundamental challenges by asking the most fundamental questions What is labour law for How can it be justified And what are the normative premises on which reforms should be based There has been growing interest in such questions in recent years In this volume the contributors seek to take this body of scholarship seriously and also to move it forward Its aim is to provide if not answers which satisfy everyone intellectually nourishing food for thought for those interested in understanding explaining and interpreting labour laws whether they are scholars practitioners judges policy makers or workers and employers

Indirect Discrimination Christa Tobler, 2005 Introduced into European Community law by the Court of Justice through its case law in the field of free movement of workers the legal concept of indirect discrimination has evolved into one with far wider and greater relevance to many other areas of EC law as well This book analyses the concept of indirect discrimination in a broad and comparative context which encompasses both economic and social law

The Public Understanding of Law Peter Smith, 2025-05-14 This insightful book discusses how law schools engage with the public to develop their understanding of the law It shows that effective engagement necessitates recognising the people involved as a shared community working towards both individual and collective goals

The Internal Market Ideal Jeremias Adams-Prassl, Ariel Ezrachi, Sanja Bogojević, Dorota Leczykiewicz, 2024 The Internal Market Ideal is an essay collection honouring Professor Stephen Weatherill A reference to his seminal work The Internal Market as a Legal Concept OUP 2016 this volume celebrates Weatherill's scholarship and examines the legal issues surrounding the semi integrated market of the European Union

The Function of Proportionality Analysis in European Law Tor-Inge Harbo, 2015-03-20 The proportionality principle has become ever more important in European law and elsewhere The career

of the principle has attracted considerable attention from legal practitioners legal theorists and political scientists alike but the debate so far has been quite fragmented In this new book the author offers a broad and systematic analysis of the proportionality principle Discussing and comparing proportionality analysis as applied by European courts in part one of the book the author proceeds to contrast proportionality analysis with alternative assessment schemes In the third part of the book the author reaches beyond doctrinal reconstructions as he deciphers the functions of proportionality jurisprudence In view of the various facets of proportionality analysis the author departs from the asserted infringement of a legally protected position by some regulatory act proceeds to discuss the legitimacy of this intervention and undertakes an analysis of its suitability appropriateness and necessity According to the author the safe grounds of proportionality means ends rationality do not suffice where the legitimacy of an infringement has to be assessed where conflicting values have to be balanced or where courts engage in a proportionality analysis *stricto sensu* In the concluding remarks the author proposes how proportionality analysis may be structured in order to better secure the legitimacy of the analysis

Enforcing EU employment law in the UK : the pending directives on individual labour law and the consequences of their forthcoming implementation Constantinou Parissis,2000 *The Oxford Handbook of Institutions of International Economic Governance and Market Regulation* Brousseau/Glachant/S,2023-07-11 His handbook is currently in development with individual articles publishing online in advance of print publication At this time we cannot add information about unpublished articles in this handbook however the table of contents will continue to grow as additional articles pass through the review process and are added to the site Please note that the online publication date for this handbook is the date that the first article in the title was published online

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Administrative Law and Policy of the European Union Herwig C.H. Hofmann,Gerard C. Rowe,Alexander H. Türk,2011-10-27 This book is a comprehensive detailed and highly systematic treatment which both describes and critically analyses the administrative law and policy of the European Union

A Purposive Approach to Labour Law Guy Davidov,2016 This volume explores the societal goals behind labour laws through an analysis of normative justifications and critiques and examines what actions are needed to better advance these goals by way of purposive interpretation and legal reform

The EU Treaties and the Charter of Fundamental Rights Manuel Kellerbauer,Marcus Klamert,Jonathan Tomkin,2019 This Commentary provides an article by article summary of the TEU the TFEU and the Charter of Fundamental Rights offering a quick reference to the provisions of the Treaties and how they are interpreted and applied in practice Written by a team of contributors drawn from the Legal Service of the European Commission and academia the Commentary offers expert guidance to practitioners and academics seeking fast access to the

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