
Introduction Au Droit

Le Droit Postmoderne

Introduction To The Law Of Treaties

Introduction to Japanese Law

An Introduction to the Philosophy of Law

Droit pénal

Introduction to Critical Legal Theory

Introduction to Jurisprudence and Legal Theory

Introduction to Law and the Legal System

A Short Introduction to Judging and to Legal Reasoning

An Introduction to Law and Legal Reasoning

Law

Philosophy of Law

Introduction to Study of Law

The French Legal System

L'introduction au droit en cartes mentales

Introduction to the English Legal System

An Introduction to Law

Introduction to Dutch Law

The Science of Law and Lawmaking

Droit de la Protection Sociale

Introduction to Public Law

Introduction to French Law

Introduction to Law

Advanced Introduction to Law and Psychology

An Introduction to European Law

Principes Du Droit, Introduction, Droit Public, Droit Civil. Classe de Premiere, Programmes de 1891

Advanced Introduction to Global Administrative Law

An Introduction to Law

Introduction to the Law of Treaties

Critical Introduction to Natural Law

Traité élémentaire de droit civil germanique (Allemagne et Autriche): Introduction, droit des personnes, droit des choses propriété intellectuelle

Historical Introduction to the Theory of Law

Histoire du droit français: Introduction. Droit des XII tables. Droit prétorien. Philosophie du droit

An Introduction to the Philosophy of Law

Principes du droit

The Politics of Jurisprudence

An Introduction to Law

Historical Introduction to the Theory of Law

Introduction to Legal Theory

A Critical Introduction to Law

Downloaded from
Introduction Au Droit [hl uconnect . hk u . edu . hk](http://hl.uconnect.hk.hk.edu.hk)
guest

WATSON DUDLEY

Le Droit Postmoderne Routledge

This text's emphasis is upon understanding law and legal structures in social, economic and political life. This new edition takes stock of the rapid development of both law and legal institutions since the fourth edition was published in 1993.

Introduction To The Law Of Treaties

Wolters Kluwer Law & Business

Offering the most thought-provoking introduction to EU law. Written in a highly readable narrative style, the book provides students with a succinct yet sophisticated analysis of the core aspects of the subject, while also equipping them with the tools for further exploration. Figures and tables clarify complex ideas and processes, and a guide to finding and reading EU judgments offers valuable practical support. This carefully structured guide brings clarity to

a broad and multifaceted subject.

Introduction to Japanese Law New York

: Océna

In *An Introduction to the Philosophy of Law*, Roscoe Pound shows how philosophy has been a powerful instrument throughout the history of law. He examines what philosophy has done for some of the chief problems of the science of law and how it is possible to look at those problems philosophically without treating them in terms of a particular time period. The function of legal philosophy,

writes Pound, is to rationally formulate a general theory of law which conforms to the interests, the general security first and foremost, of society. Marshall DeRosa writes in his new introduction that in the light of twentieth-century judicial politics, Roscoe Pound's philosophy of law has prevailed to a significant extent. This book's relevance to appreciating the development of the American legal system in all its complexities - including liability law, contract law, and property law - is in itself notable. But, in terms of understanding the twentieth-century development of the American rule of law, *An Introduction to the Philosophy of Law* is indispensable. It will make an invaluable addition to the personal libraries of legal theorists, philosophers, political scientists, and historians of American law.

An Introduction to the Philosophy of Law
Kluwer Law International B.V.

A standard legal resource since its first edition in 1978, this matchless book has proven itself the ideal overview of Dutch law for foreign lawyers. This Fifth Edition fully updates its systematic description of the legal sources, institutions, and concepts in all major fields of law. Recent

developments covered include the progressive implementation of standards set by international conventions, the reorganization of the judiciary, the statute on environmental law, and the (re)codification of private international law. The continuing influence of European law is evident in many fields, perhaps most notably in family law. The various chapters are written by experts - scholars and lawyers - in particular fields, and provide an authoritative overview of each field. The historical sources of Dutch law are discussed, as well as Dutch legal culture, judicial organization, legal education, and the legal profession. These chapters are followed by introductions to essential issues of private and public law and labour law. The last chapter examines questions of legal philosophy. The only resource of its kind available, this book is unmatched as a thorough guide to further research. It offers practitioners, particularly foreign lawyers, a quick and reliable way into any area of Dutch law that they may be required to research. It will also be of great value to comparatists (especially those studying the influence of European law on national legal systems),

scholars, and students. Like previous editions, the Fifth Edition has been prepared under the auspices of the Netherlands Comparative Law Association. Droit pénal Library of Alexandria
This book is exceptional in the sense that it provides an introduction to law in general rather than the law of one specific jurisdiction, and it presents a unique way of looking at legal education. It is crucial for lawyers to be aware of the different ways in which societal problems can be solved and to be able to discuss the advantages and disadvantages of different legal solutions. In this respect, being a lawyer involves being able to reason like a lawyer, even more than having detailed knowledge of particular sets of rules. *Introduction to Law* reflects this view by focusing on the functions of rules and on ways of arguing the relative qualities of alternative legal solutions. Where 'positive' law is discussed, the emphasis is on the legal questions that must be addressed by a field of law and on the different solutions which have been adopted by, for instance, the common law and civil law tradition. The law of specific jurisdictions is discussed to illustrate

possible answers to questions such as when the existence of a valid contract is assumed.

Introduction to Critical Legal Theory BRILL
Leading scholar Tom R. Tyler provides a timely and engaging introduction to the field of law and psychology. This Advanced Introduction outlines the main areas of research, their relevance to law and the way that psychological findings have shaped – or failed to shape – the corresponding areas of law. Key features include focus on the relevance of psychological theories to topics in law, emphasis on the institutional realities within which law functions and discussion of the problems of bringing research findings into the legal system.

Introduction to Jurisprudence and Legal Theory Agustín Gordillo
French law displays many characteristics that set it apart in a world class of its own. It can be said to proceed from a number of independent streams that coexist despite apparent contradiction. More than half of the 2283 articles of the famous Code Civile of 1804 remain unaltered; yet French administrative judges jealously guard their prerogative to create their own

public law. And yet again, since the 1974 law empowering the legislature to convene the Constitutional Council that judges the constitutionality of laws under the 1958 Constitution, the courts' distinction between 'rules' and 'fu.
Introduction to Law and the Legal System Routledge
Selected by Choice magazine as an Outstanding Academic Title
A Short Introduction to Judging and to Legal Reasoning Edward Elgar Publishing
Sabino Cassese presents an incisive introduction to the essential principles of global law, exploring the central theories of globalization through an analysis of the main developments in this area. The Advanced Introduction concludes that despite the ongoing dialectic between national governments and international institutions, globalization and states are progressing in parallel, while civil societies are increasingly involved in the machinery of globalization.

An Introduction to Law and Legal Reasoning Oxford University Press
Now in its Third Edition, *An Introduction to Law and Legal Reasoning* continues to be the ideal go-to for the first year law

student. It is a short, practical book that introduces beginning law students and others to contemporary law and legal reasoning. By presenting these topics through various discussions of cases and examples, it provides students with a solid source to reference for years to come.

Law Springer
Challenging the usual introductions to the study of law, *A Critical Introduction to Law* argues that law is inherently political and reflects the interests of the few even while presenting itself as neutral. This fully revised and updated fourth edition provides contemporary examples to demonstrate the relevance of these arguments in the twenty-first century. The book includes an analysis of the common sense of law; the use of anthropological examples to gain external perspectives of our use and understanding of law; a consideration of central legal concepts, such as order, rules, property, dispute resolution, legitimation and the rule of law; an examination of the role of law in women's subordination and finally a critique of the effect of our understanding of law upon the wider world. Clearly written and admirably suited to provoking

discussions on the role of law in our contemporary world, this book is ideal for undergraduate and postgraduate students reading law, and will be of interest to those studying legal systems and skills courses, jurisprudence courses, and law and society.

Philosophy of Law Routledge

The publishers have provided no further information on this title.

Introduction to Study of Law Oxford University Press

First Published in 1995. The law of treaties, a central field of international law, was also a central concern for Paul Reuter as a jurist. In close association with Jean Monnet, he made a decisive contribution to the Schuman Plan which led to the treaty instituting the European Coal and Steel Community in 1951. But it was mainly from 1964 onwards, when he became a member of the International Law Commission, that he took an ever-growing part in the development of the law of treaties.

The French Legal System University of Pennsylvania Press

This Short Introduction looks at judging and reasoning from three perspectives:

what legal reasoning has been; what legal reasoning is from the view of judges and jurists themselves (the internal view); and what legal reasoning is from the view of a social scientist epistemologist or humanities specialist (the external view). Combining cases and materials with original text, this unique, concise format is designed for students who are starting out on their law programmes, as well as for students and researchers who would like to examine judging and legal reasoning in more depth.

L'introduction au droit en cartes mentales Oxford University Press, USA
Law touches every aspect of our daily lives, and yet the main concepts, terms, and processes of the legal system remain obscure to many. This 'Very Short Introduction' provides a clear, jargon-free account of modern legal systems, explaining how the law works both in the Western tradition and around the world.
Introduction to the English Legal System Psychology Press

First Published in 1995. Routledge is an imprint of Taylor & Francis, an informa company.

An Introduction to Law Kluwer Law

International B.V.

Since the publication of its first edition, this textbook has become the definitive student introduction to the subject. As with earlier editions, the seventh edition gives a clear understanding of fundamental legal concepts and their importance within society. In addition, this book addresses the ways in which rules and the structures of law respond to and impact upon changes in economic and political life. The title has been extensively updated and explores recent high profile developments such as the Civil Partnership Act 2005 and the Racial and Religious Hatred Bill. This introductory text covers a wide range of topics in a clear, sensible fashion giving full context to each. For this reason An Introduction to Law is ideal for all students of law, be they undergraduate law students, those studying law as part of a mixed degree, or students on social sciences courses which offer law options.

Introduction to Dutch Law Cambridge University Press

"Introduction to Public Law" is a historical and comparative introduction to public law. The book traces back the origins of

the "res publica" to Roman law and analyzes the course of its development, first during the monarchical age in continental Europe and England, and then during the republican age that began at the end of the eighteenth century with the democratic revolutions in the United States and France. For each period and country, the book analyzes the major concepts of public law and their transformations: sovereignty, the state, the statute, the separation of powers, the public interest, and administrative justice. *The Science of Law and Lawmaking*
Edward Elgar Publishing

Introduction to the English Legal System is the ideal foundation for those coming new to the study of law. Writing in a highly engaging and accessible style, Martin

Partington introduces the purposes and functions of English law, the law-making process, and the machinery of justice, while also challenging assumptions and exploring current debates. Consolidating over 40 years' experience in the law, Martin Partington examines beliefs about the English legal system, and encourages students to question how far it meets the growing demands placed on it. Incorporating all the latest developments, this concise introduction brings law and the legal system to life. Digital formats and resources: This edition is available for students and institutions to purchase in a variety of formats, and is supported by online resources. - The e-book offers a mobile experience and convenient access along with functionality tools, navigation features, and links that offer extra learning

support:
www.oxfordtextbooks.co.uk/ebooks - The online resources include questions for reflection and discussion; self-test questions; a glossary; further reading materials; web links; and a link to Martin Partington's blog, which covers key developments in the English justice system.

Droit de la Protection Sociale
Northwestern University Press

Raymond Wacks reveals the intriguing and challenging nature of legal philosophy, exploring the notion of law and its role in our lives. He refers to key thinkers from Aristotle to Rawls, from Bentham to Derrida and looks at the central questions behind legal theory, and law's relation to justice, morality, and democracy.