obligations the law of tort textbook old bailey press textbooks

#law of tort #legal obligations #tort law textbook #old bailey press #civil wrongs

Explore the fundamental legal obligations and principles governing the law of tort with this comprehensive textbook from Old Bailey Press. Designed for students and practitioners, it delves into the intricacies of civil wrongs, providing a clear and authoritative guide to understanding duties owed and remedies for breaches in tort law. This essential resource effectively covers the core concepts, making it an invaluable tool for legal education and study.

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Obligations: The Law of Tort

These texts contain the leading cases within a subject area, summarising the facts and decisions and including relevant judgment extracts. In addition, brief commentaries are included to assist students in understanding cases and their significance.

Obligations

Obligations: Contract Law is a clear and concise textbook which covers a considerable amount of recent developments in the law, including the decision of the House of Lords in Sirius International Insurance (Publ) v FAI General Insurance Ltd (2004) on interpretation of commercial documents and Jackson v Royal Bank of Scotland plc (2005) on damages: loss of repeat orders.

Obligations

This 150 Leading Cases can be used as a companion to the Old Bailey Press Textbook. Cases include Attorney-General v Blake, Jonathan Cape Ltd third party (2000) (account of profits) and Farley v Skinner (2001) (entitlement to non-pecuniary damages).

Obligations

David Ibbetson exposes the historical layers beneath the modern rules and principles of contract, tort, and unjust enrichment. Small-scale changes caused by lawyers exploiting procedural advantages in their clients' interest are described & analyzed.

Obligations

Principles of the English Law of Obligations provides students with a high-quality overview of this key area of English law. Drawing together updated chapters from the third edition of English Private Law,

the subjects covered include contract, tort and equitable wrongs, unjust enrichment, and remedies. Written by a team of acknowledged experts, the chapters give a clear, simple, and accurate overview of the guiding principles and rules of the English law of obligations, including contract and tort, which are compulsory subjects for law degrees and on professional courses. Whether looking for an accessible, conceptual introduction to the area or a handy revision reference, students will find this book invaluable.

Obligations

Updated and redesigned for 2002, each chapter covers a different topic and comprises an introduction, key points, key cases and statutes, and suggested answers to past examination questions.

A Historical Introduction to the Law of Obligations

An edited selection of statutory provisions covering the law of obligations. Recent statutes include the Contracts (Rights of Third Parties) Act 1999, and the Unfair Terms in Consumer Contracts Regulations 1999 are also included.

A Treatise on the Law of Torts in Obligations Arising from Civil Wrongs in the Common Law

NEW in paperback From the Reviews of the hardback edition: This is a fascinating and thought-provoking collection of eight essays..... Taken together they represent a coherent and compelling exposition of the English law of obligations.... One is left with the picture of an [author] ... who remains a devotee of "practical scholarship" and the deductive technique of the common law and has a grasp on its intricacies second to non." Edwin Peel, The Law Quarterly Review, 1999 "[These essays], all concerned with various aspects of contract, tort and unjust enrichment, are a pleasure to peruse, and a distinct cut above the usual lacklustre collection of past triumphs now beyond their sell-by date. Without exception they are both topical and relevant: ... together they form a readable, scholarly and eclectic mixture of exposition and polemic, of speculation and analysis" Andrew Tettenborn, The Cambridge Law Journal, 1999 "..quite simply the most convincing and complete explanation of the law of obligations that is currently available - the book is thorough, compelling, definitive, and highly important." Paul Kearns, Anglo-American Law Review, 1999 "an extremely important work, produced by a leading academic." David Wright, Adelaide Law Review

Contract Law and Tort

Presenting tort law as a body of principles, this authoritative textbook guides students to a rich understanding of the subject. Summaries, diagrams, comparative discussion and detailed legal analysis accompany the exposition, and a companion website features ten additional chapters. This accessible text will appeal to both students and practitioners.

Principles of the English Law of Obligations

Written to be accessible to all readers with a basic knowledge of tort law, this book adopts an approach which is both easily comprehended, yet also innovative and illuminating. It sets out a new and theoretically stimulating analysis of the law of tort, in which the subject is reconceived as a system of ethical rules and principles of personal responsibility. As such it can be viewed as a series of relationships between protected interests, sanctioned conduct and sanctions. These are the "building blocks" of tort law. Beyond affording a means of comprehending the fragmentary nature of tort law, the book, equally importantly, seeks to develop understanding of its relationship with other areas of the law of obligations. It also permits clearer understanding of the relationship between common law and statutory torts and throws fresh light on the links between tort law and its functions.

Obligations

The sixth edition of this well liked textbook provides a comprehensive update and a clear analysis of all aspects of the law of tort. Substantially revised since the last edition, this new edition maintains the popular student friendly style that seeks to explain the principles of tort law in an interesting and thought-provoking manner. Students are encouraged to understand and apply the principles effectively throughout. Particular attention is paid to areas of law that students find difficult, and to the context within which the law is evolving, making these topics accessible and enjoyable. Harpwood's concise legal analysis covers many hundreds of cases, and offers insights into developing areas of negligence, employers' liability, occupiers' liability, and defamation among others. Key features of this edition

include: Clear, in-depth analysis of legal principles Detailed coverage and comment on cases Extensive discussion of recent House of Lords decisions including Gregg v Scott (2005), Chester v Afshar (2004), Cambell v MGN (2004), Wainwright v Home Office (2003), Transco v Stockport MBC (2003) and Rees v Darlington Memorial NHS Trust (2003) Comprehensive analysis of new trends and developments in this fast-moving area of law Discussion of policy issues Consideration of Human Rights issues in tort A contextual approach covering practical and institutional issues such as the Civil Procedure Rules 1998 Concise summaries at the end of each topic An invaluable textbook for those studying this core subject, Modern Tort Law is a succinct and relevant text suitable for all undergraduate modular courses.

Contract, Tort and Remedies

In this text, each chapter covers an examinable topic and comprises an introduction and a selection of questions and answers. The majority of questions represent examination bankers and are supported by full-length essay solutions.

The Law of Torts

'The added value of this book is in both the unusually rich teaching experience which inspires its design - the author has for many years risen to the challenge of making the common law comprehensible to students formed within the civilian tradition - and the remarkable depth of his interdisciplinary and comparative research in the field of legal method and epistemology, which underlies its content.'-Horatia Muir-Watt, Sciences-po, Paris, France --

The Law of Torts

Modern Tort Law is a comprehensive, accessible and up-to-date introduction to the law of torts. Now in its seventh edition, Vivienne Harpwood's popular, student-friendly text explains the principles of all aspects of tort law in a lively and thought-provoking manner. The broad coverage of modern tort law makes this an ideal textbook for any undergraduate tort law course. Students are encouraged to understand and apply the principles of tort law effectively throughout and particular attention is paid to the context within which the law is evolving, making these topics both accessible and enjoyable. This seventh edition has been revised and updated to take into account developments since publication of the previous edition including in the areas of privacy, negligence, personal injury and defamation. Human Rights issues are integrated throughout the text rather than treating the topic in isolation, in line with the way the subject is commonly taught. Now more accessible and student-friendly, it includes: advice on further reading at the end of each chapter which is intended to point students towards sources of further study and critical debate new chapter introductions, rewritten to reflect learning outcomes. Modern Tort Law is now supported by a Companion Website which offers lecturer resources available to adopters of the book, including 'think points' designed to encourage reflection and debate and PowerPoints of diagrams and flowcharts contained within the text. A dedicated student section also offers weblinks, a guide to key Tort law cases, a flashcard glossary and a test bank of multiple choice questions.

The Law of Torts

This sourcebook provides a selection of primary source materials on contract, tort and restitution to offer an introduction to the law of obligations. The book also sets out to act as an introductory primary sourcebook on the law of remedies, with sections devoted to debt, damages, account, injunctions and rescission. The book is intended to be comprehensive on problem-solving and legal reasoning in the context of the law of obligations. It is designed to be a collection of materials and commentary for students interested not only in the techniques of positive law problem-solving but also in bridging the gap with more theoretical subjects such as comparative law and jurisprudence.

Understanding the Law of Obligations

This text provides an up-to-date account of the main principles of the law of tort. It presents all the essentials of the law, alongside summaries of the key cases, and a section containing key statutes.

Principles of Tort Law

This is the new edition of the well-established and widely recommended textbook on the law of torts by Professor Michael Jones. The eighth edition offers concise, yet comprehensive and accurate coverage

and provides detailed analysis that encourages an in-depth understanding of this core area of law. Jones' accessible writing style is further developed within a revised page layout that enhances the clear and easy-to-use nature of this popular text. The content of the work has been revisedand updated, mapping well on to current tort courses with particular emphasis on the tort of negligence and related areas. New to this edition is comprehensive coverage of decisions of the House of Lords, such as Phelps vs. Hillingdon London Borough Council (2000), Lister vs. Hesley Hall Ltd. (2001), and Delaware Mansions Ltd. vs. Westminster City Council (2001); as well as Decisions of the Court of Appeal, such as Kane vs. New Forest DC (2001), Fairchild vs. Glenhaven Funeral Services (2001), and Allen vs. British Rail Engineering (2001). Written specifically with undergraduates in mind, this is an essential textbook for students of all abilities following degree and CPE courses in tort law.

The Anatomy of Tort Law

"In the light of twelve reports from different European jurisdictions, the present volume offers case studies covering among others liability of parents, of employers, of property owners, medical liability, product liability, and motorist liability. Achieving an unprecedented synthesis, this book should be of interest not only to those who work on European law reform projects, but also to those who practice private tort law and seek a better understanding of the foundations of liability, both on a national and an international level."--BOOK JACKET. Title Summary field provided by Blackwell North America, Inc. All Rights Reserved

Modern Tort Law

In this collection of essays, which range widely over tort law, legal theory and legal history, distinguished academics and members of the judiciary pay tribute to the late John Fleming, one of the most important and influential writers on the law.

Obligations

An annual update of developments in specific legal subject areas, useful for law students at degree and professional levels, others with law elements in their courses and also practitioners seeking a quick update.

Law of Tort

Providing a critical analysis of the mass of English law concerning remedying of unconscionable conduct, this text looks at recent developments and make comparisons with the relevant law in other Commonwealth countries.

Law of Obligations

Innovative and groundbreaking research on how tort and crime interrelate in English law.

Modern Tort Law 7/e

Since its first publication, Accidents, Compensation and the Law has been recognised as the leading treatment of the law of personal injuries compensation and the social, political and economic issues surrounding it. The seventh edition of this classic work explores recent momentous changes in personal injury law and practice and puts them into broad perspective. Most significantly, it examines developments affecting the financing and conduct of personal injury claiming: the abolition of legal aid for most personal injury claims; the increasing use of conditional fee agreements and after-the-event insurance; the meteoric rise and impending regulation of the claims management industry. Complaints that Britain is a 'compensation culture' suffering an 'insurance crisis' are investigated. New statistics on tort claims are discussed, providing fresh insights into the evolution of the tort system which, despite recent reforms, remains deeply flawed and ripe for radical reform.

Sourcebook on Obligations and Legal Remedies

The third in a series of three volumes on Contemporary Legal Theory, this volume deals with four topics: 1) the role of legal theory in the legal curriculum; 2) the teaching of legal theory; 3) the relationship of legal theory to legal scholarship; and 4) the relationship of legal theory to comparative law. The focus of the first two topics is on the common law world, where the debates over the aims and proper place of

legal theory in the study of law have traversed a good deal of ground since John Austin's 1828 lecture, 'The Uses and the Study of Jurisprudence.' These first two parts offer a selection of the most important papers, including surveys, as well as pedagogical viewpoints and particular course descriptions from analytical, critical, feminist, law-and-literature and global perspectives. The last three decades have seen just as many changes for legal scholarship and comparative law. These changes (such as the rise of empirical legal scholarship) have often attracted the attention of legal theorists. Within comparative law, the last thirty years have witnessed intense methodological reflection within the discipline; the results of these reflections are themselves properly recognised as legal theoretical contributions. The volume collects the key papers, including those by Neil MacCormick, Mark Van Hoecke, Andrew Halpin, William Ewald and Geoffrey Samuel.

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