

# New Titles

Truman Bodden Law School Library

February 2019

---


## LLB



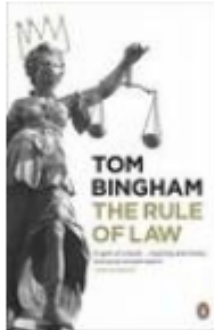
**Call Numbers:** KM61 ALD 2017

### **Constitutional and administrative law**

by Alder, John - **2017** - Copies: 0 of 1 available

 Palgrave Law Masters

This textbook provides a thorough and accessible introduction to the basic principles of United Kingdom Constitutional and Administrative Law, including Human Rights law. By taking the reader through the key constitutional structures - including the notion of the UK constitution as developing "organically" and as a result of historical development and practical compromises - the authors are able to guide the reader step-by-step to a clearer understanding of UK Constitutional and Administrative Law. This book is therefore an essential starting point for more advanced law students and a valuable source of legal context for political science students alike. Both authoritative and accessible, it enables the reader to appreciate the complexity and beauty of this most fundamental part of our legal system.

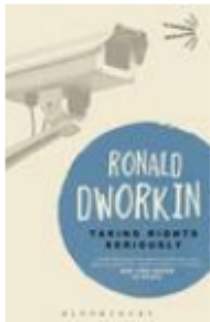


**Call Numbers:** KA34 BIN 2010

## The rule of law

by Bingham, T. H. - **2010** - Copies: 1 of 1 available


Tom Bingham examines what the rule of law actually means. He briefly examines the historical origins of the rule and then advances eight conditions which capture its essence as understood in western democracies today. He also discusses the strains imposed on the rule of law by the threat and experience of international terrorism.



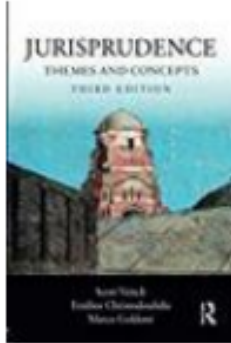
**Call Numbers:** KA25 DWO 2013

## Taking rights seriously

by Dworkin, Ronald, - **2013** - Copies: 1 of 1 available

 Bloomsbury revelations

A landmark work of political and legal philosophy, Ronald Dworkin's Taking Rights Seriously was acclaimed as a major work on its first publication in 1977 and remains profoundly influential in the 21st century. A forceful statement of liberal principles - championing the legal, moral and political rights of the individual against the state - Dworkin demolishes prevailing utilitarian and legal-positivist approaches to jurisprudence. Developing his own theory of adjudication, he applies this to controversial public issues, from civil disobedience to positive discrimination. Elegantly written and cuttngly insightful, Taking Rights Seriously is one of the most important works of public thought of the last fifty years.



**Call Numbers:** KA10 VEI 2018

## **Jurisprudence : themes and concepts**

by Veitch, Scott, - **[2018]** - Copies: 1 of 1 available


Jurisprudence: Themes and Concepts offers an original introduction to, and critical analysis of, the central themes studied in jurisprudence courses. The book is presented in three parts: the first two contain general themes with corresponding tutorial questions, and the third contains advanced topics. Every chapter in the book gives guidance on further reading. Accessible, interdisciplinary and socially informed, this book has been revised to take into account the latest developments in jurisprudential scholarship.



**Call Numbers:** KN185 GOO 2018

## **Great debates in medical law and ethics**

by Goold, Imogen, - **2018** - Copies: 1 of 1 available

 Palgrave great debates in law


This textbook is an ambitious and engaging introduction to the more advanced writings on medical law and ethics, primarily designed to allow students to 'get under the skin' of the topic and begin to build their critical thinking and analysis skills. Each chapter is structured around key questions and debates that provoke deeper thought and, ultimately, a clearer understanding. The aim of the book is not to present a complete overview of theoretical issues in medical law and ethics, but rather to illustrate the current debates which are currently going on among those working in and shaping the area.



**Call Numbers:** KN185 BRA 2016

## Medicine, patients and the law

by Brazier, Margaret, - **2016** - Copies: 1 of 1 available

 Contemporary issues in bioethics, law and medical humanities

Embryo research, cloning, assisted conception, neonatal care, saviour siblings, organ transplants, drug trials - modern developments have transformed the field of medicine almost beyond recognition in recent decades and the law struggles to keep up. In this highly acclaimed and very accessible book, now in its sixth edition, Margaret Brazier and Emma Cave provide an incisive survey of the legal situation in areas as diverse as fertility treatment, patient consent, assisted dying, malpractice and medical privacy. The book has been fully revised and updated to cover the latest cases, from assisted dying to informed consent; legislative reform of the NHS, professional regulation and redress; European regulations on data protection and clinical trials; and legislation and policy reforms on organ donation, assisted conception and mental capacity. Essential reading for healthcare professionals, lecturers, medical and law students, this book is of relevance to all whose perusal of the daily news causes wonder, hope and consternation at the advances and limitations of medicine, patients and the law.



**Call Numbers:** KN185 PAT 2017

## Medical law and ethics

by Pattinson, Shaun D. - **2017** - Copies: 1 of 1 available

Medical Law and Ethics provides coverage of the major topics of medical law and ethics, combining detailed legal description and analysis with moral theory and philosophy. The text considers the wider contextual pressures facing the law such as the impact of market forces and patient consumerism, political interests, medical and professional interests, changing perceptions of medicine, developing technologies, and limited resources.

---



**Call Numbers:** KN60 DIX 2018

## **Modern land law**

by Dixon, Martin - **2018** - Copies: 1 of 1 available

Modern Land Law is one of the most current and reliable textbooks available on land law today, offering a lively and thought-provoking account of a subject that remains at the heart of our legal system. Dispelling any apprehension about the subject's formidability from the outset, this compact textbook provides an absorbing and exact analysis of all the key legal principles relating to land. Written with students firmly in mind, a clear introduction to every chapter frames each topic in its wider context and corresponding chapter summaries help to consolidate learning and encourage reflection. The 11th edition has been thoroughly revised and updated to address key developments in the law including quasi-easements, recent developments around the interplay of criminal law and land law in adverse possession, and the difficulties and uncertainties inherent in determining remedy in cases of proprietary estoppel.

---