

A. Borowski, University La Trobe, Melbourne, VIC, Australia; R. Sheehan, University Monash, Melbourne, VIC, Australia (Eds)

Australia's Children's Courts Today and Tomorrow

The Children's Court is one of society's most important social institutions. At the same time, it is steeped in controversy.

Features

► Only book currently available on the Children's Court ► An exploration of the welfare and justice approaches to resolving care and protection and youth offending cases that are before the courts

Contents

Introduction - Allan Borowski and Rosemary Sheehan.- Part One: the mandate of the Children's Court.- 2 The Children's Court in the Australian Capital Territory - Peter Camilleri and Morag McArthur.- 3 The Children's Court in New South Wales - Elizabeth Fernandez, Jane Bolitho and Dr Patricia Hansen.- 4 The Children's Court in Northern Territory - Debora West.- 5 The Children's Court in Queensland - Claire Tilbury and Paul Mazerolle.- 6 The Children's Court in South Australia - Paul Delfabbro and Andrew Day.- 7 The Children's Court in Tasmania - Rob White and Max Travers.- 8 The Children's Court in Victoria - Allan Borowski and Rosemary Sheehan.- 9 The Children's Court in Western Australia - Mike Clare and Joe Clare.- Part two: Whither Australia in the international context?.- 10 An Australian Children's Court: discovering a common identity.- 11. Care and protection: Australia and the international context - Marie Connolly.- 12 Juvenile Justice: Australian Court responses situated in the international context - Judy Cashmore.- 13 Conclusion - Allan Borowski and Rosemary Sheehan.

Fields of interest

Public Law; Criminology & Criminal Justice; Psychology Research

Target groups

Research

Product category

Contributed volume

Court of Justice of the European Union, Court of Justice of the European Union, Luxembourg (Ed)

The Court of Justice and the Construction of Europe: Analyses and Perspectives on Sixty Years of Case-law/La Cour de Justice et la Construction de l'Europe: Analyses et Perspectives de Soixante Ans de Jurisprudence

Editorial coordination: A. Rosas, E. Levits, Y. Bot, Court of Justice of the European Union, Luxembourg

Contents

Introduction.- The History of the Court of Justice of the European Union since its Origin.- Évolution de l'architecture juridictionnelle de l'Union européenne.- The Court of Justice in the 21st Century: Challenges ahead for the Judicial System? The National Judge as Judge of the European Union.- The Cooperation between European Courts. The Verbund of European Courts and Its Legal Toolbox.- Le rôle du comité 255 dans la sélection du juge de l'Union.- Les institutions politiques de l'Union et la Cour de justice: La Cour de justice et le Parlement européen.- Les institutions politiques de l'Union et la Cour de justice: le point de vue du Conseil.- Les institutions politiques de l'Union et la Cour de justice: La Commission devant la Cour de justice: l'exemple de la procédure préjudicielle.- The European Convention on Human Rights and the Charter of Fundamental Rights of the European Union: a process of mutual enrichment.- The EFTA Court and Court of Justice of the European Union Coming in parts but winning together. [...]

Field of interest

European Law

Target groups

Research

Product category

Contributed volume

I. Richelle, HEC-University of Liège, Belgium; W. Schön, Max Planck Institute for Tax Law and Public Finance, Munich, Germany; E. Traversa, Université catholique de Louvain, Louvain-la-Neuve, Belgium (Eds)

Allocating Taxing Powers within the European Union

The contributions to this volume try to overcome the traditional approach of the judicature of the European Court of Justice regarding the application of the fundamental freedoms in direct taxation that is largely built on a non-discrimination test.

Features

► Addresses key issues for the allocation of taxing powers in the European Union ► Looks at fundamental questions of direct taxation ► Covers a broad range of aspects such as limited tax liability, losses or transfer pricing

Contents

A.G. Prats: Revisiting „Schumacker“: Source, Residence and Citizenship in the ECJ Case Law on Direct Taxation.- M. Greggi: Revisiting „Schumacker“: The Role of Limited Tax Liability in EU Law.- D. Gutmann: How to avoid Double Taxation in the European Union?- W. Schön: Transfer Pricing, the Arm's Length Standard and European Union Law.- I. Richelle: Cross-Border Loss Compensation: State and Critique of the Judicature.- T. Hackemann: Group Taxation in the European Union.- V.R. Almendral: Tax Avoidance, the „Balanced Allocation of Taxing Powers“ and the Arm's Length Standard: and odd Threesome in Need of Clarification.- E. Traversa, B. Vintras: The Territoriality of Tax Incentives within the Single Market.- E. Reimer: Taxation - an Area without Mutual Recognition?

Fields of interest

European Law; Financial Law/Fiscal Law; European Integration

Target groups

Research

Product category

Contributed volume



Due February 2013

2013. XII, 208 p. 1 illus. in color. (Children's Well-Being: Indicators and Research, Volume 7) Hardcover
► *€ (D) 106,95 | € (A) 109,95 | sFr 133,50
► € 99,95 | £90.00
ISBN 978-94-007-5927-5

Due November 2012

2013. VII, 843 p. Hardcover
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Due January 2013

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R. Wolfrum, I. Gätzschmann, Max Planck Institute for Comparative Public Law and International Law, Heidelberg, Germany (Eds)

International Dispute Settlement: Room for Innovations?

This publication succeeds previously published seminars of the Max Planck Institute for Comparative Public Law and International Law (Heidelberg, Germany) dealing with evolving principles and new developments in international law.

Features

► Actuality: shortcomings and potentials of current international dispute settlement mechanisms are depicted ► Variety: the comparison of, inter alia, the framework of the ICJ, the WTO and international arbitration regimes exposes best practices capable of being transferred to other systems ► Relevance: practitioners and academics discuss possible innovative approaches to effectively promote international dispute settlement

Contents

Opening Address.- What Makes the WTO Dispute Settlement Procedure Particular: Lessons to be Learned for the Settlement of International Disputes in General?- Advisory Opinions: Are they a Suitable Alternative for the Settlement of International Disputes?- Interaction between Counsel and International Courts and Arbitral Tribunals: Ethical Standards for Counsel.- International Courts as Lawmakers.- Privatization of the Settlement of International Disputes.- Final Remarks and Conclusions.

Fields of interest

Dispute Resolution, Mediation, Arbitration; Private International Law, International & Foreign Law, Comparative Law; Sources and Subjects of International Law, International Organizations

Target groups

Research

Product category

Monograph

Due January 2013

2013. XIV, 445 p. (Beiträge zum ausländischen öffentlichen Recht und Völkerrecht, Volume 239)
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