The Semiotics of Law in Legal Education

This volume assesses the role of legal semiotics in legal education. The field of legal semiotics is new and highly relevant to legal practice and to the transference of legal knowledge across generations of lawyers. The material included in this book promotes new semiotic ideas in four specific domains: the philosophical and legal foundations of the newly developed sign-directed expressiveness in law; the historical, political and semiotic dimensions of first efforts to teach Law in Pennsylvania and Virginia; gender issues and family relations in the light of legal qualifications; and economic and business approaches to cases in which trademarks are functioning as signs in law or public use of property is forwarded. Courses/workshops/seminars on law and semiotics

Features
- First time focus on the implementation of legal semiotics on legal education
- Revisits many dimensions of legal practice and contributes to a uniquely sharp focus on lawyers’ signifying activities
- Shows how a 3-credit course can bring law students to research and understanding via semiotics

Fields of interest
Law Theory/Law Philosophy; Philosophy of Law; Literacy

Target groups
Research

Discount group
P

Due August 2011

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Developments in Services of General Interest

This is the third book in the series Legal Issues of Services of General Interest. The book focuses upon a set of research questions on the recent developments in the emergence of services of general interest (SGIs) as a distinct EU concept. This includes, inter alia, the emergence of universal service obligations and the way they are regulated in the EU in primary and secondary law, the range of soft law communications adopted by the Commission to create a distinctive EU concept of SGIs, the residual role of hard law in the Treaty on the Functioning of the European Union (TFEU), the special problems created by Social Services of General Economic Interest and the interaction of procurement and state aid law with SGIs. A new perspective is offered in this book: some of the issues faced by the EU in accommodating SGIs into a regulatory framework are found also in the policy of the WTO and in least developed countries (LDCs).

Features
- Up to date discussion of rapid changes and complex political and legal questions affecting the EU and the global economy
- Range of international perspectives
- Allow academic researchers as well as policy makers to understand some of the wider issues of providing public services

Fields of interest
European Law/Public International Law; Development Economics

Target groups
Professional/practitioner

Discount group
P

Due March 2011

2011. XVIII, 266 p. (Legal Issues of Services of General Interest) Hardcover
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