AERONOMICS AND LAW

Fixing Anomalies

This book embarks on a contemporary analysis of the interaction of economics and law relating to air transport, delving into the major issues that plague the industry. It shows how some of the thorny and frustrating issues could be approached sensibly. Among the issues discussed are the anomaly of exponential growth of air transport which makes airline profitability continue to be poor; the legislative impediments in most countries that preclude direct foreign investment in the industry; the confounding and muddled mess behind the economics of aircraft engine emissions; and the inexplicable reality that, although civil aviation is primarily meant to meet the needs of the people of the world, State regulators have upended the equation and given priority to national interests over the interests of the passenger. The book will be of interest to economists and lawyers alike who deal with air transport issues, and also to academics and students in the area of transportation as well as regulators and airlines.

Contents


Fields of interests

Law of the Air, Sea, and Outer Space; Industrial Organization; Health Economics

Target groups

Research

Discount group

P

M. Croce, Sapienza - University of Rome, Italy

SELF-SUFFICIENCY OF LAW

A Critical-institutional Theory of Social Order

The book investigates the role of law and legal experts in the organisational dynamics of a population, demonstrating that law is a stable practice among those who (in virtue of the special knowledge they master) are called upon to select the ‘normative facts’ of a population, i.e.

Features

► A complete overview of the most recent research outcomes in three areas, legal positivism, legal pluralism and legal institutionalism ► Offers reasons for removing the barriers between philosophy, sociology and anthropology ► Suggests important guidelines for empirical research and politics in Western and non-Western countries

Contents


Fields of interests

Theories of Law, Philosophy of Law, Legal History, Political Science, general

Target groups

Research

Discount group

P
Fundamentals of Roman Private Law

Roman law forms a vital part of the intellectual background of many legal systems currently in force in Continental Europe, Latin America, East Asia and other parts of the world. Knowledge of Roman law, therefore, constitutes an essential component of a sound legal education as well as the education of the student of history. This book begins with a historical introduction, which traces the evolution of Roman law from the earliest period of Roman history up to and including Justinian’s codification in the sixth century AD. Then follows an exposition of the principal institutions of Roman private law: the body of rules and principles relating to individuals in Roman society and regulating their personal and proprietary relationships. In this part of the book special attention is given to the Roman law of things, which forged the foundations for much of the modern law of property and obligations in European legal systems.

Features
► Strikes a good balance between legal history and substantive Roman law ► Clear exposition, well structured and easy to read ► Translation and Explanation in clear and simple but precise terms of all Latin words and phrases

Contents

Fields of interests
Theories of Law, Philosophy of Law, Legal History; Fundamentals of Law; Private International Law, International & Foreign Law, Comparative Law

Target groups
Upper undergraduate

Discount group
P

Patenting Nanomedicines

Legal Aspects, Intellectual Property and Grant Opportunities

Contents

Fields of interests
Private International Law, International & Foreign Law, Comparative Law; Philosophy of Medicine; Philosophy of Law

Target groups
Professional/practitioner

Discount group
P

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