The Treaty on European Union (TEU)
A Commentary

The major Commentary on the Treaty on European Union (TEU) is a European project that aims to contribute to the development of ever closer conceptual and dogmatic standpoints with regard to the creation of a “Europeanised research on Union law”. This publication in English contains detailed explanations, article by article, on all the provisions of the TEU as well as on several Protocols and Declarations, including the Protocols No 1, 2 and 30 and Declaration No 17, having steady regard to the application of Union law in the national legal orders and its interpretation by the Court of Justice of the EU. The authors of the Commentary are academics from ten European states and different legal fields, some from a constitutional law background, others experts in the field of international law and EU legal professionals. This should lead to more unity in European law notwithstanding all the legitimate diversity.

Features
► Detailed explanations article by article  ► Renowned authors’ team from ten European States  ► Major contribution to the interpretation of the constitutional basis of the European Union

Contents
Title I Common Provisions.- Title II Provisions on democratic principles.- Title III Provisions on the institutions.- Title IV Provisions on enhanced cooperation.- Title V General Provisions on the Union's external action and specific provisions on the common foreign and security policy.- Title VI Final provisions.- Protocols and Declarations.

Field of interest
European Law

Target groups
Professional/practitioner

Product category
Handbook

Due April 2013
2013. Approx. 1000 p. Hardcover
► approx. *€ (D) 213,95 | € (A) 219,94 | sFr 266,50
► approx. € 199,95 | £180.00
ISBN 978-3-642-31705-7

European Ship Recycling Regulation
Entry-Into-Force Implications of the Hong Kong Convention

This study provides an in-depth analysis of the Hong Kong Ship Recycling Convention as adopted in May 2009 and a thorough analysis of the overall status quo of ship recycling regulations. It investigates the lack of sufficient ratifications of the Convention from both a legal and an economic perspective. The first part of the study focuses on the history of the Convention's entry-into-force provision and the rationale behind it. Due to the fact that this provision provides a considerable additional obstacle to the Convention's becoming legally binding, in the second part the focus of the work shifts to unilateral action in this field. An overview of the legal environment of European ship recycling legislation is followed by an analysis and evaluation of a number of proposals by the European Commission attempting to tackle the problems of current ship recycling procedures.

Features
► In-depth analysis of the entry-into-force provision of the Hong Kong Ship Recycling Convention  ► Interdisciplinary approach to the evaluation of entry-into-force requirements  ► Evaluation of European measures and proposals in the field of ship recycling

Contents
Introduction.- The Hong Kong Convention.- Entry-Into-Force Provision.- European Ship Recycling Regulation.- Conclusions and Perspectives.

Fields of interest
Law of the Sea, Air and Outer Space; European Law; Environmental Economics

Target groups
Research

Product category
Monograph

Due March 2013
2013. 360 p. (Hamburg Studies on Maritime Affairs, Volume 24) Softcover
► *€ (D) 139,09 | € (A) 142,99 | sFr 173,50
► € 129,99 | £117.00
ISBN 978-3-642-35596-7

Neutrality and Theory of Law

Features
► Provides the most up-to-date views on methodological and substantive issues from some of the most important legal philosophers in the Anglo-American and European scholarship  ► Offers a sophisticated, yet accessible discussion of Neutrality and Theory of Law  ► Constitutes a unique collection of selected papers from the Conference Neutrality and Theory of Law at the University of Girona

Contents

Fields of interest
Theories of Law, Philosophy of Law, Legal History; Philosophy of Law; Criminology & Criminal Justice

Target groups
Research

Product category
Contributed volume

Due March 2013
2013. Approx. 245 p. (Law and Philosophy Library, Volume 106) Hardcover
► *€ (D) 106,95 | € (A) 109,95 | sFr 133,50
► € 99,95 | £90.00
ISBN 978-94-007-6066-0
**Aristotle and The Philosophy of Law: Theory, Practice and Justice**

**Contents**

**Fields of interest**
Theories of Law, Philosophy of Law, Legal History; Philosophy of Law; Classical Studies

**Target groups**
Research

**Product category**
Contributed volume

---

**Market Integration Through Data Protection**

**An Analysis of the Insurance and Financial Industries in the EU**

In the context of the continuous advance of information technologies and biomedicine, and of the creation of economic blocs, this work analyzes the role that data protection plays in the integration of markets. It puts special emphasis on financial and insurance services.

**Features**
- Emphasizes the importance of data protection in the process of market integration
- Will be of use to professionals in the banking, insurance and credit reporting sectors
- Covers a wide range of areas and countries

**Contents**
Introduction.- Chapter I - The Protection Of Personal Data: Evolution And Standards In Europe.- Chapter II - Data Protection And The Insurance, Banking And Credit Reporting Industries.- Chapter III - Data Protection Systems In The European Union: The French Experience.- Chapter IV - Data Protection Systems In The European Union: The UK Experience.- Chapter V - Data Protection Systems In The European Union: The Italian Experience.- Chapter VI - The Differences Between The Selected Member States And The Recommendations For A Further Harmonisation In The Post Lisbon Era.

**Fields of interest**
Private International Law, International & Foreign Law, Comparative Law; European Integration; Legal Aspects of Computing

**Target groups**
Research

**Product category**
Monograph

---

**Terrorism and Counterterrorism**

**A Moral Assessment**

This book presents a definition of terrorism that is broad and descriptive and much needed to prevent misunderstanding. The book identifies the features that make terrorism ‘wrong’, including coercion, the violation of rights and undermining of trust. Next, it evaluates reasons given for terrorism such as the protection of human rights and the liberation of oppressed groups as not normally justified. Following this, the book identifies and evaluates international responses to terrorism, taking into account General Assembly and Security Council resolutions, United Nations conventions and criminalization in international law. It also looks at national responses which often take the shape of surveillance, detention, interrogation, trials, targeted killings, intrusion and invasion. Finally, the book discusses how, if at all, the moral norms of personal morality apply to the actions of nation states.

**Features**
- Provides a reasoned alternative to the just war approach to the morality of terrorism
- Integrates moral philosophy and legal analysis
- Offers a case study of torture as a means of interrogation

**Contents**

**Fields of interest**
Theories of Law, Philosophy of Law, Legal History; Criminology & Criminal Justice; Ethics

**Target groups**
Professional/practitioner

**Product category**
Brief

---

**Due March 2013**

- € (D) 106,95 | € (A) 109,95 | sFr 133,50
- € 99,95 | £90.00
ISBN 978-94-007-6030-1

---

2013. XVI, 225 p. (Law, Governance and Technology Series, Volume 9) Hardcover
- € (D) 106,95 | € (A) 109,95 | sFr 133,50
- € 99,95 | £90.00
ISBN 978-94-007-6084-4

---

2013. VI, 225 p. (SpringerBriefs in Law, Volume 9) Softcover
- € (D) 53,45 | € (A) 54,95 | sFr 66,50
- € 49,95 | £44.99
ISBN 978-94-007-6006-6