

Unlocking Equity And Trusts Unlocking The Law

Equity & Trusts Routledge Handbook of Energy Law Equity & Trusts Unlocking Equity and Trusts Globalization of Discovery Repair Law of Evidence Unlocking Constitutional and Administrative Law Unlocking Company Law Unlocking Land Law Unlocking Legal Learning An Introduction to International Investment Law Warlords, Strongman Governors, and the State in Afghanistan Unlocking Matrimonial Assets on Divorce A Sourcebook on Equity and Trusts in Australia Unlocking Equity and Trusts Principles of Tort Law Equity and the Law of Trusts Practical Guide to Estate Planning 2009 Key Cases: Equity & Trusts Unlocking The English Legal System Unlocking Torts Trusts and Modern Wealth Management Unlocking Equity and Trusts Financial Times Guide to Investment Trusts Preparing to Moot Contemporary Issues in Human Resource Management A Student's Guide to Equity and Trusts Remedies in Australian Private Law International Taxation of Trust Income Equity and the Law of Trusts Equity and Trusts in Australia The Most Dangerous Business Book You'll Ever Read Unlocking Criminal Law Equity and Law Unlocking Contract Law Unlocking Trusts Principles of Equity & Trusts (Aus) 2/e The Law and Ethics of Restitution Statehood and Self-Determination

Equity & Trusts

Renewed attention today to a demand for reparations for Black people in this country invites us to turn our attention to the historical context from which that demand originates. Repair takes up that invitation, offering a detailed account of the circumstances that surrounded the emancipation of enslaved African Americans in two unique contexts, the Sea Islands of South Carolina and Davis Bend, Jefferson Davis' former plantation outside Vicksburg, Mississippi. Repair makes the case for racial reparations in the United States by returning to a time at the end of slavery when many formerly enslaved people were provided land explicitly as a form of reparation, yet after President Abraham Lincoln was assassinated that land was stolen back from freed people and given to former slave owners. Thus begins a complicated and volatile fight for justice for Black Americans who have had to demand retribution for the crime of slavery in the US.

Routledge Handbook of Energy Law

Tort law is a core element of every law degree in England and Wales. *Unlocking Torts* will ensure you grasp the main concepts with ease. This book explains in detailed, yet straightforward, terms: Negligence and negligence related torts including occupiers' liability and employers' liability Land based torts such as trespass, nuisance and Rylands v Fletcher Liability for animals Torts relating to goods Trespass to the person Defamation and other torts relating to reputation Economic torts, breach of a statutory duty, vicarious liability, defences and

remedies The fourth edition is fully up to date with the major recent cases including major developments in vicarious liability. It also includes changes after the Defamation Act 2013. The Unlocking the Law series is designed specifically to make the law accessible. Each chapter opens with a list of aims and objectives, contains activities such as quick quizzes and self-test questions, key facts charts to consolidate your knowledge, and diagrams to aid learning. Cases and judgments are prominently displayed, as are primary source quotations. Summaries help check your understanding of each chapter, there is a glossary of legal terminology. New features include problem questions with guidance on answering, as well as essay questions and answer plans, plus cases and materials exercises. All titles in the series follow the same formula and include the same features so students can move easily from one subject to another. The series covers all the core subjects required by the Bar Council and the Law Society for entry onto professional qualifications as well as popular option units. The series website www.unlockingthelaw.co.uk provides free resources such as multiple choice questions, key questions and answers, revision mp3s and cases and materials exercises.

Equity & Trusts

This engaging introduction explores the key principles of equity and trusts law and offers students effective learning features. By covering the essentials of each topic,

it ensures students have the foundations for success. The law is made relevant to current practice through chapters that define and explain key legal principles, and examples and exercises set the law in context and make the subject interesting and dynamic by showing how these rules apply in real life. Key facts sections and summaries help students remember the crucial points of each topic and practical exercises offer students the opportunity to apply the law. This updated edition offers added features, in particular comprehensive lists of further reading and also a glossary of key terms. Every chapter has been updated and new case law has been added. Exploring clearly and concisely the subject's key principles, this should be every equity student's first port of call.

Unlocking Equity and Trusts

The extensively updated seventh edition of *Unlocking Equity and Trusts* will help you grasp the main concepts of Equity and Trusts with ease. Using straightforward language and explaining the law in a clear manner, it provides an excellent foundation for learning and revising. Each chapter in the book contains: Aims and objectives; Activities such as self-test questions; Charts of key facts to consolidate your knowledge; Diagrams to aid memory and understanding; Prominently displayed cases and judgements; Chapter summaries; Essay questions with answer plans; Glossary of legal terms. The *Unlocking the Law* series is designed specifically to make the law accessible to students coming to study a topic for the

first time. All titles in the series follow the same formula and include the same features so students can move easily from one subject to another.

Globalization of Discovery

A clear and accessible introduction to one of the fastest growing and most highly debated spheres of international law.

Repair

Long-established as a standard work on this subject by students of equity, legal practitioners and the trustee departments of banks, Pettit: Equity and the Law of Trusts provides a clear, concise and comprehensive coverage of the subject. The tenth edition has been fully revised and updated to include new material on resulting and constructive trusts, and proprietary estoppel, in particular cases involving the matrimonial or quasi-matrimonial home; accessory liability; the duty to disclose information to beneficiaries; injunctions to restrain the breach of confidence or privacy; and undue influence.

Law of Evidence

Combining straightforward explanation with scholarly analysis, Law of Evidence introduces students to the full range of topics covered in law of evidence courses, with clarity and depth. Highlighting the context within which the law operates, the textbook maintains an engaging narrative with a strong practical focus. Integrated extracts from key judgments and statutes, as well as academic articles and books, lead students to develop a deeper understanding of the subject, and detailed commentary on these extracts helps students develop the ability to read and analyse case law effectively. Student learning is further supported by numerous visual aids, including diagrams, flowcharts and tables, which illustrate the relationships between principles and provisions and clarify the complex aspects of the law. A companion website with regular updates to the text ensures that students always have the most up-to-date coverage of the law at their fingertips.

Unlocking Constitutional and Administrative Law

Warlords have come to represent enemies of peace, security, and 'good governance' in the collective intellectual imagination. This book asserts that not all warlords are created equal. Under certain conditions, some become effective governors on behalf of the state. This provocative argument is based on extensive fieldwork in Afghanistan, where Mukhopadhyay examined warlord-governors who have served as valuable exponents of the Karzai regime in its struggle to assert control over key segments of the countryside. She explores the complex

ecosystems that came to constitute provincial political life after 2001 and exposes the rise of 'strongman' governance in two provinces. While this brand of governance falls far short of international expectations, its emergence reflects the reassertion of the Afghan state in material and symbolic terms that deserve our attention. This book pushes past canonical views of warlordism and state building to consider the logic of the weak state as it has arisen in challenging, conflict-ridden societies like Afghanistan.

Unlocking Company Law

Constitutional and administrative law (public law) is an essential element of all law degrees. Unlocking Constitutional and Administrative Law will ensure that you grasp the main concepts with ease, while giving you an indispensable foundation in the subject. This revised fourth edition is fully up to date with the latest key changes in the law and constitutional developments. The UNLOCKING THE LAW series is designed specifically to make the law accessible. Each chapter contains: aims and objectives; activities such as self-test questions; charts of key facts to consolidate your knowledge; diagrams to aid memory and understanding; prominently displayed cases and judgments; chapter summaries; a glossary of legal terminology; essay questions with answer plans. The series covers all the core subjects required by the Bar Council and the Law Society for entry onto professional qualifications as well as popular option units.

Unlocking Land Law

This 2004 book provides a comprehensive account of the American law of restitution.

Unlocking Legal Learning

New essays by leading figures from the judiciary, practicing lawyers and academics illuminating the worlds of trusts and wealth management.

An Introduction to International Investment Law

This edition deals with the the Charities Act 1992 and 1993 and includes over 100 new cases. Additional topics covered include pension funds, restitution and acquisition by killing.

Warlords, Strongman Governors, and the State in Afghanistan

Incorporating recent case law developments, the second edition of Equity and Trusts in Australia provides undergraduate and Juris Doctor students with a current and accessible introduction to Australian equitable and trust law. Expanding upon

first edition content, the text includes greater depth of topic discussion, explanation of key theories and terminology, while demonstrating how these are applied in practice. Chapters including Fiduciary Obligations, Resulting Trusts and Constructive Trusts have been reworked to strengthen the text's coverage of all facets of equity and trusts law. Equity and Trusts in Australia, second edition links key doctrines to their wider relationship with the law, making it a fundamental text for students embarking on this area of study for the first time.

Unlocking Matrimonial Assets on Divorce

Unlocking Legal Learning is an essential textbook for undergraduate students new to legal study. By explaining the different fields of this intricate subject and helping you to develop the skills to engage with it successfully, Unlocking Legal Learning will provide you with an essential foundation for your studies and future career. This third edition is fully up-to-date and incorporates new styles of assessment and learning resources. Support for your studies in Unlocking Legal Learning includes: Detailed information on how to succeed in mooting competitions, coursework, and dissertation assignments Numerous tips on how to take good notes and revise effectively for exams Advice on how to tackle problem-based questions and work well in groups Guidance on how to access and understand legal materials and references in print and online The Unlocking the Law series is designed to make the law accessible and covers all the core subjects required by the Bar Council and

the Law Society for entry onto professional qualifications as well as popular option units. The website www.unlockingthelaw.co.uk provides additional resources such as multiple choice questions, key questions and answers and revision mp3s.

A Sourcebook on Equity and Trusts in Australia

This book identifies a set of principles and corresponding tax settings that countries may apply to cross-border income derived by, through, or from a trust and will appeal to international tax practitioners, administrators, policymakers, academics, and students.

Unlocking Equity and Trusts

The Unlocking the Law series makes the law accessible. Each chapter contains activities such as quick quizzes and self-test questions, key facts charts to consolidate your knowledge and diagrams to aid learning. Cases, judgments and primary source quotations are prominently displayed. Summaries help you understand each chapter, there is a glossary of legal terminology. New features include problem questions with guidance on answering, as well as essay questions and answer plans, plus cases and materials exercises. All titles in the series follow the same formula and include the same features so students can move easily from

one subject to another. www.unlockingthelaw.co.uk provides free resources such as multiple choice questions, key questions and answers, revision mp3s and cases and materials exercises.

Principles of Tort Law

This title can be used as both a freestanding casebook and as a companion to the Equity and Trusts in Australia textbook. It follows a similar structure to Equity and Trusts in Australia and provides a selection of primary legal materials together with accompanying commentary and discussion, covering the principal areas of equity and the law of trusts taught in Australian law schools.

Equity and the Law of Trusts

Unlocking Equity and Trusts will help you grasp the main concepts of Equity and Trusts with ease. Containing accessible explanations in clear and precise terms that are easy to understand, it provides an excellent foundation for learning and revising. The information is clearly presented in a logical structure and the following features support learning helping you to advance with confidence: Clear learning outcomes at the beginning of each chapter set out the skills and knowledge you will need to get to grips with the subject Key Facts summaries

throughout each chapter allow you to progressively build and consolidate your understanding End-of-chapter summaries provide a useful check-list for each topic Cases and judgments are highlighted to help you find them and add them to your notes quickly Frequent activities and self-test questions are included so you can put your knowledge into practice Sample essay questions with annotated answers prepare you for assessment Glossary of legal terms clarifies important definitions The Unlocking the Law series is designed specifically to make the law accessible. Each chapter opens with a list of aims and objectives, and contains diagrams to aid learning. Cases and judgments are prominently displayed, as are primary source quotations. Summaries help check your understanding of each chapter, there is a glossary of legal terminology. New features include problem questions with guidance on answering, as well as essay questions and answer plans, plus cases and materials exercises. All titles in the series follow the same formula and include the same features so students can move easily from one subject to another. The series covers all the core subjects required by the Bar Council and the Law Society for entry onto professional qualifications as well as popular option units. The series website www.unlockingthelaw.co.uk provides free resources such as multiple choice questions, key questions and answers, revision podcasts and cases and materials exercises.

Practical Guide to Estate Planning 2009

Unlocking Company Law is the ideal resource for learning and revising Company Law. This 4th edition has been extensively updated, and this, along with its many pedagogical features, makes it the ideal companion for students studying Company Law. Each chapter in the book contains:

- aims and objectives;
- activities such as self-test questions;
- charts of key facts to consolidate your knowledge;
- diagrams to aid memory and understanding;
- prominently displayed cases and judgments;
- chapter summaries;
- essay questions with answer plans.

In addition, the book features a glossary of legal terminology, making the law more accessible.

Key Cases: Equity & Trusts

UNLOCKING CRIMINAL LAW will help you grasp the main concepts of the subject with ease. Containing accessible explanations in clear and precise terms that are easy to understand, it provides an excellent foundation for learning and revising Criminal Law. The information is clearly presented in a logical structure and the following features support learning helping you to advance with confidence: Clear learning outcomes at the beginning of each chapter set out the skills and knowledge you will need to get to grips with the subject Key Facts boxes throughout each chapter allow you to progressively build and consolidate your understanding End-of-chapter summaries provide a useful check-list for each topic Cases and judgments are highlighted to help you find them and add them to your

notes quickly Frequent activities and self-test questions are included so you can put your knowledge into practice Sample essay questions with annotated answers prepare you for assessment Glossary of legal terms clarifies important definitions

Unlocking The English Legal System

Hone your professional approach to a razor's edge using lessons from military and civilian intelligence The Most Dangerous Business Book You'll Ever Read brings expertise from military and civilian intelligence operations into your business life. It lays out hard-hitting interpersonal skills to raise your level of professional effectiveness and vanquish your competition. The Most Dangerous Business Book You'll Ever Read features former Army interrogator Gregory Hartley's unique system of profiling, formula for persuasion, and framework for establishing expertise quickly. Gregory makes his system concrete with case studies, tables, diagrams, and more. Question like a Polygrapher Sort Personalities like a Profiler Close a Deal like a Hostage Negotiator Interview like an Interrogator Network like a Spy Research like an Intelligence Analyst Decide like a SEAL Team-Build like Special Ops Take your career focus to the next level. Discover the skills they don't teach in business school with The Most Dangerous Business Book You'll Ever Read.

Unlocking Torts

Mooting is an increasingly important activity in UK law schools. This is because mooting offers students the opportunity to develop advanced analytical, research, drafting and advocacy based skills, which help to improve their general academic achievement and employability profiles. Tangible evidence of these skills is invaluable in a progressively competitive job market. The ideal guide for the first-time mooter, *Preparing to Moot* provides an accessible, systematic and pragmatic approach which demystifies the process. It focuses on analysis, research and argument construction as the foundations for successful advocacy and provides students with a working guide to use alongside moot problems in five popular topic areas: criminal law, contract law, tort law, human rights and the law of equity. Through careful use of annotated examples generated by real students, and expert tips and advice from the authors, the book shows students how to individually analyse, research and construct arguments for various advocate positions, providing a practical and easy-to-follow overview of how to tackle a moot from analysing a problem initially, right up to beginning to advocate.

Trusts and Modern Wealth Management

Equity and trusts law is a vibrant and fast-moving area of the legal system. *Unlocking Trusts* will ensure that you grasp the main concepts with ease providing you with an essential foundation to equity and trusts law. The book explains in detailed, yet straightforward, terms: Historical outlines of equity

Constructive trusts Introduction to trusts Secret trusts and mutual wills The 'three certainties' test Private purpose trusts Constitution of an express trust Appointment, retirement and removal of trustees Exceptions to the rule that equity will not assist a volunteer Duties and powers of trustees Formalities for the creation of express trusts Variation of trusts Discretionary trusts Breach of trust. Resulting trusts This fourth edition is fully up-to-date with the latest developments in the law and now includes all significant new cases plus more detail on recent judicial developments in proprietary estoppel and the doctrine of proportionality.

Unlocking Equity and Trusts

The Routledge Handbook of Energy Law provides a definitive global survey of the discipline of Energy Law, capturing the essential and relevant issues in Energy today. Each chapter is written by a leading expert, and provides a contemporary overview of a significant area within the field. The book is divided into six geographical regions based on continents, with a separate section on Russia, an energy powerhouse that straddles both Europe and Asia. Each section contains highly topical chapters from authors who address a number of core themes in Energy Law and Regulation:

- Energy security and the role of markets
- Regulating the growth of renewable energy
- Regulating shifts in traditional forms of energy
- Instruments in regulating disputes in energy
- Impact of energy on the environment
- Key issues in the future of energy and regulation.

Offering an

analysis of the full spectrum of current issues in Energy Law, the Routledge Handbook of Energy Law is an essential resource for advanced students, researchers, academics, legal practitioners and industry experts.

Financial Times Guide to Investment Trusts

Knowledge of the English legal system is the cornerstone to every law degree in England and Wales. Unlocking the English Legal System will ensure that you grasp the main concepts with ease, providing you with this essential foundation.

Preparing to Moot

Provides detailed analysis of fundamental issues of statehood and recognition, self-determination, and the rights of indigenous peoples.

Contemporary Issues in Human Resource Management

Contemporary Issues in Human Resource Management is uniquely holistic in its approach to advanced HRM and takes the reader logically through a wide variety of practical issues and functions that affect HR practitioners. Topics addressed include competition and choice, people and skills, regulation and public policy,

social trends, engaging people, managing an international workforce, and developing and implementing HR strategies. It is an essential one-stop resource that clearly evaluates the issues surrounding the way people are managed, offers insight into the future development of HRM, and provides the theoretical framework that will enable success in practice. Contemporary Issues in Human Resource Management is packed full of engaging features, such as chapter-by-chapter learning outcomes, case studies, critical reflections, questions and activities designed to actively engage you with the material addressed and summaries of key points to aid learning. Taking you step-by-step through the aspects of HR management so vital for the practice of HR within an organisation, Stephen Taylor's innovative textbook is ideal for students taking an HRM module at undergraduate or Master's level, as well as students taking other modules that explore people management in relation to the wider business context. Online resources are offered to complement the material and include annotated web links, for a wealth of useful sources and information to develop your understanding, multiple choice questionnaires, PowerPoint slides for tutors to design their programmes, along with Lecturer's guides.

A Student's Guide to Equity and Trusts

The fusion of law and equity in common law systems was a crucial moment in the development of the modern law. In this volume leading scholars assess the

significance of the fusion of law and equity from comparative, doctrinal, historical and theoretical perspectives.

Remedies in Australian Private Law

A comprehensive and practical guide to investment trusts. These investment vehicles have been underused by investors in the past, but that is set to change now that the Retail Distribution Review has banned commissions and put investment trusts on a level playing field. The book explains what investment trusts are and focuses on how to construct and run a trust portfolio. It offers investors, both experienced and novice, a concise and jargon free guide to these lucrative investment vehicles.

International Taxation of Trust Income

Presenting the law of tort as a body of principles, this authoritative textbook gives an incisive understanding of the subject. Each tort is carefully structured and examined within a consistent analytical framework that guides students through its preconditions, elements, defences and remedies. Clear summaries and comparisons accompany the detailed exposition, and further support is provided by diagrams and tables which clarify complex aspects of the law. Critical

discussion of legal judgments encourages students to develop strong analytical and case-reading skills, whilst key reform proposals and leading cases from other jurisdictions illustrate different potential solutions to conundrums in tort law. A rich companion website, featuring semesterly updates alongside ten additional chapters on more advanced topics, completes the learning package. This new edition has been updated to take account of important cases, legislative developments and law reform studies since July 2015.

Equity and the Law of Trusts

First published in 2003. Routledge is an imprint of Taylor & Francis, an informa company.

Equity and Trusts in Australia

The Key Cases series provides a portable and effective way for you to absorb and retain the essential facts needed to pass your exams effortlessly.

The Most Dangerous Business Book You'll Ever Read

Equity & Trusts: Text, Cases, and Materials provides a comprehensive guide to

trusts and equity in a single volume. Drawing on a judiciously balanced selection of case extracts, journal articles, and academic writing, Davies and Virgo present their authoritative commentary on the law with clarity and rigour. The text guides students through the key legal principles of each case, utilizing supporting learning features to highlight important aspects and help develop students' independent research skills. Central Issues boxes introduce each chapter to identify the key themes examined and scenario-based questions frame the law in a practical context, encouraging students to think creatively around the subject and assess their own understanding. Equity & Trusts: Text, Cases, and Materials offers an holistic approach to the study of equity and trusts. Using their unrivalled teaching experience, the authors bring together an expertly selected collection of cases and legal scholarship to present a text that is firmly student-focused and designed to help students fully grasp the key concepts and achieve the best possible results. Online Resource Centre The Online Resource Centre offers updates to the law post-publication and supporting answer guidance to the end of chapter questions.

Unlocking Criminal Law

Unlocking Land Law will help you grasp the main concepts of the subject with ease. Containing accessible explanations in clear and precise terms that are easy to understand, it provides an excellent foundation for learning and revising Land Law. The information is clearly presented in a logical structure and the following

features support learning helping you to advance with confidence: Clear learning outcomes at the beginning of each chapter set out the skills and knowledge you will need to get to grips with the subject Key Facts summaries throughout each chapter allow you to progressively build and consolidate your understanding End-of-chapter summaries provide a useful check-list for each topic Cases and judgments are highlighted to help you find them and add them to your notes quickly Frequent activities and self-test questions are included so you can put your knowledge into practice Sample essay questions with annotated answers prepare you for assessment Glossary of legal terms clarifies important definitions This edition has been extensively rewritten and updated to include discussion of recent changes and developments within the module, including the issues arising from the decisions in *Swift v 1st Ltd v Chief Land Registrar* and *Scott v Southern Pacific Mortgages Ltd* and their implications in registered land cases. It also reviews the law of implied trusts post *Stack v Dowden* and *Jones v Kernott* . The books in the Unlocking the Law Series get straight to the point and offer clear and concise coverage of the law, broken-down into bite-size sections with regular recaps to boost your confidence. They provide complete coverage of both core and popular optional law modules, presented in an innovative, visual format. Visit www.unlockingthelaw.co.uk for access to free study resources, including multiple choice questions, key questions and answers, revision mp3s and cases and materials exercises.

Equity and Law

Remedies in Australian Private Law offers a clear, logical and complete treatment of remedies in common law, equity and statute. Designed in response to the rapid expansion of interest in this field of law, it provides readers with a theoretical and practical framework for understanding the principles of private law remedies and how they are applied. Clearly structured with a strong black-letter law focus, this book includes detailed coverage of remedies for tort, breach of contract, the Australian Consumer Law and equitable obligations. It also includes discussion of theoretical perspectives on issues such as the fusion of common law and equity, the nature of reasonable fee awards and the concept of unjust enrichment. The systematic and accessible approach set out in this book will enable students and practitioners to develop an overarching conception of remedial law and thereby enhance their capacity to analyse legal problems and find the best solutions.

Unlocking Contract Law

The extensively updated seventh edition of *Unlocking Equity and Trusts* will help you grasp the main concepts of Equity and Trusts with ease. Using straightforward language and explaining the law in a clear manner, it provides an excellent foundation for learning and revising. Each chapter in the book contains: Aims and

objectives; Activities such as self-test questions; Charts of key facts to consolidate your knowledge; Diagrams to aid memory and understanding; Prominently displayed cases and judgements; Chapter summaries; Essay questions with answer plans; Glossary of legal terms. The Unlocking the Law series is designed specifically to make the law accessible to students coming to study a topic for the first time. All titles in the series follow the same formula and include the same features so students can move easily from one subject to another. I> Glossary of legal terms. The Unlocking the Law series is designed specifically to make the law accessible to students coming to study a topic for the first time. All titles in the series follow the same formula and include the same features so students can move easily from one subject to another.

Unlocking Trusts

Unlocking Matrimonial Assets on Divorce is a practical and user-friendly guide to some of the more challenging areas of ancillary relief practice in the UK. It is divided into detailed parts and contains specialist contributions from a forensic accountant, an actuary, and a taxation specialist. The book contains a section on insolvency, debt, and market volatility to assist practitioners in dealing with the consequences of the credit crunch. In concentrating on these complex areas of practice in the UK, this third edition provides practitioners with assistance in unlocking assets for the benefit of their client, and it has been fully updated to take

account of recent changes in UK case law.

Principles of Equity & Trusts (Aus) 2/e

First published in 2001. Routledge is an imprint of Taylor & Francis, an informa company.

The Law and Ethics of Restitution

Dispute resolution is ultimately a quest for curiosity and discovery. However, many jurisdictions do not afford an adequate level of discovery—the process of obtaining information to prepare for trial. Fortunately, pretrial discovery is firmly entrenched in both state and federal laws in the United States, and international litigants increasingly look to the U.S.'s generous discovery tools, particularly 28 U.S.C. § 1782 (“Section 1782”), which provides an avenue to access information from a person or entity residing or found in the United States for use in a foreign proceeding. This book is the first to provide a comprehensive overview of the law and practice of this globally indispensable statute. The author pursues Section 1782’s interpretation through U.S. federal courts, synthesizes all major decisions in this area of law, notes tensions and conflicts where applicable and provides practitioners and adjudicators worldwide with strategic and practical insights into

the opportunities and constraints of Section 1782 applications. Among the questions likely to be asked while considering a Section 1782 application, the author offers detailed answers to the following and more: Under what circumstances can Section 1782 be invoked? What goes into an application? How can a respondent or intervenor challenge it? When is a person “found” in the district, pursuant to Section 1782? Who qualifies as an “interested person?” What is a “foreign or international tribunal?” Can Section 1782 be used in aid of foreign arbitrations? Can it be used before a foreign proceeding is filed? Can discovery be obtained over documents located abroad? How can the discretionary factors defined in Intel—jurisdictional reach, receptivity, circumvention and burden—be satisfied or challenged? What circumstances have led courts to deny Section 1782 applications? The author provides an introduction to U.S. discovery concepts and terminology, with comparison to other tools of international discovery such as the Hague Evidence Convention. In addition to providing extensive analysis of judicial decisions interpreting the Section 1782 statutory test and the Intel factors, the book also surveys and synthesizes additional factors considered by the courts, such as the role of good faith and the importance of timing. With this invaluable book, practitioners will be able to confidently invoke or defend a Section 1782 application in any U.S. District and maximize chances of success. Adjudicators, global law firms, companies doing transnational business and international arbitration practitioners will approach any Section 1782 application with full awareness of applicable rules of procedure, statutory and judicial tests, and best

practices.

Statehood and Self-Determination

Practical Guide to Estate Planning provides an overview of estate planning, offering the widest variety of discussion on planning principles and tools from the simple to the sophisticated. This book is not lacking in detail, witnessed by its well-annotated collection of forms that will appeal to many experienced estate planners. The layout of this book reflects its emphasis on simplicity and clarity. It is divided into four major sections, the first of which provides a general view of the estate planning process.

[ROMANCE](#) [ACTION & ADVENTURE](#) [MYSTERY & THRILLER](#) [BIOGRAPHIES & HISTORY](#) [CHILDREN'S](#) [YOUNG ADULT](#) [FANTASY](#) [HISTORICAL FICTION](#) [HORROR](#) [LITERARY FICTION](#) [NON-FICTION](#) [SCIENCE FICTION](#)