Immigrants at the Margins
Law, Race, and Exclusion in Southern Europe
Kitty Calavita  University of California, Irvine

Spain and Italy have recently become countries of large-scale immigration. This provocative book explores immigration law and the immigrant experience in these southern European nations, and exposes the tension between the temporary and contingent legal status of most immigrants, and the government emphasis on integration. This book reveals that while law and the rhetoric of policymakers stress the urgency of integration, not only are they failing in that effort, but law itself plays a role in that failure. In addressing this paradox, the author combines theoretical insights and extensive data from myriad sources collected over more than a decade to demonstrate the connections among immigrants’ role as cheap labour – carefully inscribed in law – and their social exclusion, criminalization, and racialization. Extrapolating from this economics of alterité, this book engages more general questions of citizenship, belonging, race and community in this global era.

- The first English-language book to examine immigration policy and the immigrant experience in these new countries of large-scale immigration (Spain and Italy)
- Provides the basis for a broadly comparative analysis, not just between Italy and Spain, but between these southern European countries and the United States
- Brings together important international scholarship in the original languages (Spanish, Italian, and in some cases Catalan) and makes it accessible to an English-speaking audience

Contents:
1. Introduction; 2. Legal framework and the wayward ‘legs of law’; 3. ‘Useful invaders’: the economics of alterité; 4. Integrating the other; 5. The everyday dynamics of exclusion: work, health, and housing; 6. Fuel on the fire: politics, crime, and racialization; 7. Conclusion: immigrants and other strangers in the global marketplace.

Textbook

The Law-Making Process
6th Edition
Michael Zander  London School of Economics and Political Science

As a critical analysis of the law-making process, this book has no equal. For more than two decades it has filled a gap in the requirements of law students and others taking introductory courses on the legal system. It deals with every aspect of the law-making process: the preparation of legislation; its passage through Parliament; statutory interpretation; binding precedent; how precedent works; law reporting; the nature of the judicial role; European Union law; and the process of law reform. It presents a large number of original texts from a variety of sources — cases, official reports, articles, books, speeches and empirical research studies — laced with the author’s informed commentary and reflections on the subject. This book is a mine of information dealing with both the broad sweep of the subject and with all its detailed ramifications.

- Provides a critical, well-informed analysis of every aspect of the law-making process, focusing on how the system actually works
- For almost a quarter of a century the book has been widely regarded as the leading work in its field, used by law students in England and throughout the common law world
- Presents a wide range of original texts complimented by the author’s informed commentary and reflections on the subject

On the Rule of Law
History, Politics, Theory
Brian Z. Tamanaha
St. John’s University School of Law, New York

This book explores the history, politics, and theory surrounding the rule of law ideal. Brian Tamanaha outlines the concerns of Western conservatives about the decline of the rule of law and suggests reasons why the radical Left have promoted this decline. The strengths and weaknesses of two basic theoretical streams of the rule of law are then explored. The book examines the rule of law on a global level, and concludes by answering the question of whether the rule of law is a universal human good.

‘Terrific. Brian Tamanaha has written a book that should educate not only every student and layperson who reads it, but also scholars who wrongly think there is nothing new to say about ‘the rule of law’ … I hope it gets the wide readership it deserves.’

Sanford Levinson, Professor of Law, University of Texas Law School

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Lloyd L. Weinreb
Harvard University

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Contents: 1. Analogical reasoning at bay; 2. Steamboats, broadcast transmissions, and electronic eavesdropping; 3. Analogical legal reasoning; 4. Analogical reasoning and the law; Appendix A. Note on analogical reasoning; Appendix B. Biographical notes; Endnotes.

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Forthcoming

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Caroline Maughan
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This book develops students’ understanding and practising of client interviewing, writing and drafting, negotiation and advocacy in the context of extensive research on the work of the legal profession and the civil and criminal justice systems. It emphasizes the extent to which lawyering is a dynamic process, shaped by a range of legal, business and ethical considerations. It encourages students to develop a critical and reflective approach to their own learning which is designed to develop their abilities to manage this dynamic environment.


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Alison Clarke
University College London
and Paul Kohler
New College Oxford

This student textbook provides an extremely useful account of general property law principles, drawing on a wide range of materials on property rights in general, and the English property law system in particular. It examines all kinds of property, including the core legal source materials in property law, along with excerpts from social science literature, legal theory, and economics. These materials are accompanied by a critical commentary, as well as notes, questions and suggestions for further reading.


Law in Context
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Internet Law
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Second Edition
Chris Reed
Queen Mary, University of London

This book takes a global view of the fundamental legal issues raised by the advent of the Internet as an international communications mechanism. Legal and other materials are integrated to support the discussion of how technological, economic and political factors are shaping the law governing the Internet. Global trends in legal issues are addressed and the effectiveness of potential mechanisms for legal change that are applicable to Internet law are also examined.

Contents: Introduction; 1. The Internet as a distributed environment; 2. From each according to his ability: actors and activities in the Internet world; 3. An infinity of scarce resources: ownership and use of Internet resources; 4. New actors on a new stage: intermediaries liability in the Internet world; 5. On the Internet, nobody knows you’re a dog: identity and identification; 6. Old wine in new bottles: traditional transactions in the Internet environment; 7. The long arm of the law: cross-border law and jurisdiction; 8. Legislative and regulatory arbitrage. 9. Enforceability in the Internet environment; 10. Facing the legislative and regulatory challenge.

Law in Context
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Health Law and the European Union
Tamara K. Hervey
University of Nottingham
and Jean V. McHale
University of Leicester

How does the law of the European Union affect health law and policy? At first sight, it seems a purely national affair. However, despite its restricted formal competence, the EU has recently become increasingly involved in the health field. This book explores the various impacts of measures of EU law on national health law and policy. Through elaboration of selected examples, the authors show that, within the EU, health law cannot be regarded as a purely national affair.


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2004 228 x 152 mm 400pp
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**Perspectives on Labour Law**

A. C. L. Davies
University of Oxford

This is an accessible but thought-provoking introduction to labour law. It is suitable for those coming to the subject for the first time, and it will also be of interest to more advanced students, including postgraduates, who need to think about the subject’s broader themes.

*‘Perspectives on Labour Law has hit the nail on the head as an introduction to the subject.’*

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- Part XI: Trade Union membership
- Part XII: Industrial action

**Cases and Materials on the English Legal System**

9th Edition

Michael Zander
London School of Economics and Political Science

This edition takes account of all major legislative and judicial changes including reforms to the new civil justice process, the incorporation of the European Convention of Human Rights into UK law, and developments in the area of criminal justice. Written by a respected author in the field, the book contains a collection of materials taken from a wide variety of sources, and a useful commentary highlights issues of particular importance. This book is a companion to Zander: *The Law Making Process* (Cambridge University Press, 2004).

**Reconstructing Criminal Law**

Text and Materials

3rd Edition

Nicola Lacey
London School of Economics and Political Science

and Oliver Quick
Cardiff University

This text provides an alternative to the standard black letter criminal law text. The authors analyse central aspects of criminal law in the context of the assumptions surrounding it, using historical, political, sociological and philosophical sources and a variety of critical approaches.

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- Part II: Law, order and dangerousness
- Part III: Property and propriety
- Part IV: A question of integrity?
- Part V: The legal construction of sexuality and bodily autonomy
- Part VI: Making a killing: conceptions of violence

**Children's Rights and the Developing Law**

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Jane Fortin
King’s College London

Considering the developing law in England and Wales as it applies to the subject of the rights of children, this text examines the extent to which the emerging legal principles can be harnessed to fulfil those rights and to point the way forward where the path is not clear.

*‘Fortin draws extensively upon works from philosophy and sociology and, in particular, the growing body of research literature on children’s real needs as opposed to unrealistic assumptions about children’s interests … herein lies the formidable strength of this book… One turns to it time and time again, not simply to draw upon the wealth of literature upon which the book is based, but to consider the author’s own insights into developments … the second edition secures its position as a truly important, influential and authoritative book.’*  

**Child & Family Quarterly**

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