

Mastering Intellectual Property Carolina Academic Press Mastering Series

[An Introduction to American Law](#) [Constitutional Law in Context](#) [Mastering Criminal Law](#) **Mastering Property Law** [Mastering Corporations and Other Business Entities](#) [Art Law & Transactions](#) **Understanding Securities Law** [Children and Juvenile Justice](#) [Mastering Tort Law](#) [Law Teaching Strategies for a New Era](#) **The Media Method** **Mastering Legal Analysis and Drafting** **Copyright Law** [Thinking and Writing about Law](#) [Baseball and the Law](#) **Foundations of Law** [Understanding Alternative Dispute Resolution](#) **Constitutional Law** **Michigan Legal Research** [Contracts](#) **Plain English for Lawyers** **Understanding Evidence** **Understanding Immigration Law** **Global Animal Law Research** [Contracts](#) **Understanding Corporate Law** **Mastering Labor Law** **Mastering Administrative Law** **Lifting the Fog of Legalese** [Mastering Negotiation](#) **The Law Student's Guide to Doing Well and Being Well** [Mastering Constitutional Law](#) **Broadening the Scope of Human Trafficking Research** **Corporate Legal Departments** **Louisiana Legal Research** [Administrative Law](#) **Choice of Law** [Federal Rules of Civil Procedure, 2020-21 Edition](#) **Administrative Law** [Understanding Trusts and Estates](#)

As recognized, adventure as skillfully as experience roughly lesson, amusement, as skillfully as contract can be gotten by just checking out a book **Mastering Intellectual Property Carolina Academic Press Mastering Series** also it is not directly done, you could understand even more something like this life, going on for the world.

We allow you this proper as well as simple pretension to acquire those all. We give Mastering Intellectual Property Carolina Academic Press Mastering Series and numerous books collections from fictions to scientific research in any way. in the middle of them is this Mastering Intellectual Property Carolina Academic Press Mastering Series that can be your partner.

Understanding Evidence Jan 14 2021 This Understanding treatise presents the essential topics in evidence law cogently and concisely. While it was written primarily for students in Evidence and Trial Practice courses, the Key Points summary at the end of each chapter and the inclusion of the current Federal Rules of Evidence in an appendix make this treatise an excellent reference for busy attorneys. Understanding Evidence begins with an overview of Evidence law followed by an explanation of the roles of the judge and jury. The remaining chapters are organized under the following topics: Procedural Framework of Trial Relevancy Witnesses Real and Demonstrative Evidence Writings Hearsay Privileges Substitutes for Evidence This treatise extensively discusses and cites the Federal Rules of Evidence. Cases, statutes, other rules, and secondary sources are also cited, providing a comprehensive framework for understanding evidence law.

[Mastering Corporations and Other Business Entities](#) Jun 30 2022 The title of the basic business law course - Corporations, Business Associations Business Organizations, or Business Entities -- varies from law school to law school and from year to year. However, in these courses, the core coverage is essentially the same -- agency principles, partnership law, fiduciary duties, securities fraud, and changes in corporate control. This relatively concise book is intended to reach students in the basic corporate law course, regardless of course title. This book attempts to make the usual coverage as easy and straightforward as possible. Although the vast majority of law students take a corporations or basic business organizations course, there are surprisingly few attempts to systematically organize the most important doctrines and theories covered. Of the few books that track the basic business law course, even fewer still are of recent vintage. This book attempts to fill those lacunae. The book intends to aid students, of course, in the basic Corporations or Business Organizations courses. Additionally, this book would be a useful resource to students in other closely related courses in law school, like Agency & Partnership, Closely Held Firms, Mergers & Acquisitions, and Securities Regulation, to name just a few. In addition to law schools, the book is also written with an eye toward the graduate students in business administration who are frequently enrolled in a basic business law course, as well as the newly minted corporate attorney who wants a refresher text.

[An Introduction to American Law](#) Nov 04 2022 The fundamental rules, court cases, concepts and trends of each key subject in American law are presented in a narrative tailored to the reader without an American legal background. Each chapter covers a major area of law, summarizes the leading doctrines, analyzes recurring, current and developing trends, highlights areas of contemporary debate, offers streamlined versions of precedent-setting cases, raises questions for further discussion, and lists important vocabulary words. This book is ideal for readers who want to understand the contemporary American legal system at a more than superficial level, but who are not currently studying to become American lawyers. The style,

organization and content make the book attractive for such readers as those planning on entering law school; paralegal assistants; students of American law outside of the United States; American undergraduates taking a course in American law and/or in a pre-law program; and graduate level students in subjects other than American law. The size, weight and price of the book are tailored to make the book attractive to students.

[Mastering Tort Law](#) Feb 24 2022 Mastering Tort Law is a succinct, practical guide to the intricacies of tort law. Functional in approach, it describes and illustrates basic tort doctrine, and provides students with insight into more advanced tort theories. In an attempt to facilitate student learning, the book includes a roadmap at the beginning of each chapter and a checklist at the end.

[Baseball and the Law](#) Aug 21 2021 Baseball and the Law: Cases and Materials explores the jurisprudence of baseball through 110 principal readings, 619 notes, and 26 photographs. After an introductory chapter that acquaints students with the sport and the role lawyers have played in its development, the authors proceed to examine a multitude of legal issues, from player salaries, franchise relocations, and steroids to fan safety, broadcast rights, and gambling. Special attention is paid to racial and sexual discrimination; tax planning, asset protection, and bankruptcy; and the burgeoning use of technology. A concluding chapter focuses on amateur and youth baseball. The book draws on a variety of materials--including court decisions, arbitration awards, law review articles, newspapers stories, and blog posts--to place baseball in three different contexts: cultural, historical, and legal. The exhaustive notes make numerous references to movies, TV shows, and videos to further demonstrate the connection between baseball and the law. In addition to being a fun read, this work will strengthen a student's understanding of such core subjects as civil procedure, constitutional law, property, and torts while improving his or her ability to read contracts and parse statutes.

[Mastering Constitutional Law](#) Mar 04 2020 This book covers the essential elements of constitutional law in a condensed framework. This book's concise, up-to-date, user-friendly approach is refreshing. Whether students are studying for constitutional law exams or the bar exam, this book offers a highly readable yet thorough coverage of the subject. Each chapter begins with a simple roadmap alerting the reader to the direction of the chapter. The chapter naturally unfolds according to that plan and then ends with a list of checkpoints that summarize the chapter in pithy phrases. The book ends with a complete outline for constitutional law, a great study aid. This book is part of the Carolina Academic Press Mastering Series edited by Russell L. Weaver, University of Louisville School of Law.

Corporate Legal Departments Jan 02 2020 This casebook provides the most relevant and recent cases on cutting-edge subjects important to corporate in-house legal counsel as they face more challenges and increasing regulatory constraints. Each chapter in this engaging casebook features at least one assignment

that helps students develop a more practical understanding of the topics covered. Readers will find the cases and corresponding notes, questions, and assignments to be clear, concise, and illustrative on important legal topics affecting global corporate in-house counsel.

Understanding Alternative Dispute Resolution Jun 18 2021 Understanding Alternative Dispute Resolution provides a comprehensive overview of the field of Alternative Dispute Resolution (ADR). The use of ADR methods has grown rapidly and touches the practices of lawyers on a local, national, and international level. ADR has transformed the nature of the lawyers' practice and roles as client counselor, advocate, and neutral. The treatise covers the major ADR processes, including client counseling, negotiation, mediation, arbitration, and collaborative law and addresses legal, practical, and ethical aspects of each process. This title provides a framework for selecting the most appropriate dispute resolution process and will assist attorneys, law students, neutrals, and parties in conflict in effectively addressing, managing, and resolving disputes.

Foundations of Law Jul 20 2021

Mastering Labor Law Aug 09 2020 Mastering Labor Law provides necessary procedural and substantive material without overwhelming the reader with details that are unduly esoteric or tangential. The book begins with an introduction to private and public sector labor law. It then turns to United States labor history and procedure, organization, and jurisdiction issues under the National Labor Relations Act. The book then comprehensively addresses the organizational and collective bargaining processes, before covering forms of protected activity. It closes by considering other topics such as labor arbitration, union security clause, labor preemption, and antitrust doctrine. This book is part of the Carolina Academic Press Mastering Series edited by Russell L. Weaver, University of Louisville School of Law.

Understanding Corporate Law Sep 09 2020 Understanding Corporate Law is designed to assist students by offering a clear and comprehensive treatment of key concepts in corporate law. It is a popular study guide for students and has been used by professors to supplement their casebook or as recommended reading. Significant business, economic, and policy issues are highlighted in connection with a thorough analysis of the important cases and statutory provisions used in the study of corporations. It includes the major theoretical approaches used in current corporate law literature. In each chapter, the authors identify important policies and discuss the relationship of the law as it has developed to those policies. Statutory issues are covered under both the General Corporation Law of the State of Delaware and the Revised Model Business Corporation Act. The Third Edition of Understanding Corporate Law discusses developing case law since the Second Edition including the Delaware courts' use of good faith in fiduciary duty cases. The book also reflects the corporate governance issues raised by the corporate scandals and the passage of the Sarbanes-Oxley Act of 2002. A section of Chapter 5 deals generally with that Act, but its impact is also covered in relevant sections throughout the book. This Understanding treatise is designed to be used in conjunction with all of the major corporate law casebooks.

Administrative Law Oct 30 2019

Lifting the Fog of Legalese Jun 06 2020 "Professor Joseph Kimble, a leading expert on plain language, has collected in this one book many of his published essays. They will interest and inform judges, lawyers, law students, legal scholars, and anyone else who engages in legal writing."--BOOK JACKET.

Louisiana Legal Research Dec 01 2019 "This book is written to assist attorneys, law students, paralegals, librarians, and others in researching legal materials effectively and efficiently. While focused on Louisiana law, the book provides the reader with information necessary to research federal law as well as the law of other jurisdictions. The book is user-friendly, providing information about legal research in a straightforward, practical format. The book is a must for anyone conducting legal research in Louisiana and is an excellent guide for legal research novices. In addition to discussing research techniques, sources, and strategies, the book explains the primary legal traditions in the United States and the basic structure of court systems in the United States. Against this backdrop, the book highlights the unique characteristics of the Louisiana legal system, including the State's reliance on the Civil Code, statutory law, and the value of precedent in Louisiana. The book also provides specific information on both electronic and print sources for locating law and gives guidance to the researcher on which sources are most efficiently used to research various types of information. The book touches on strategies for presenting legal arguments and provides

information on citing legal sources in accordance with Louisiana custom as well as The Bluebook and the ALWD Guide to Legal Citation"--

Michigan Legal Research Apr 16 2021 Michigan Legal Research, Third Edition, is a concise, yet thorough, guide to conducting legal research in Michigan. Importantly, it also includes references to federal legal resources. In addition to updating all sources discussed, this edition, more so than previous editions, focuses on free legal resources, including current commercial and government sources. For the free online sources, this edition includes directions on how to navigate the website to make it easy for the reader to find the relevant information. Where applicable, references to new and established subscription-based resources are juxtaposed against those resources that are available for free. The goal is to help the reader make an informed decision regarding when to use a fee-based service as opposed to a free legal resource. This edition continues to draw upon the authors' years of experience teaching legal writing and research by providing the tools for conducting efficient and effective legal research, as well as discussing the interplay between legal research and legal analysis.

The Media Method Dec 25 2021

Mastering Legal Analysis and Drafting Nov 23 2021 Mastering Legal Analysis and Drafting seeks to emphasize the fundamental structure and methods of legal drafting, which, the authors contend, is grounded in a surprisingly few but elemental rules and techniques of legal analysis and deployment of legal authorities amid relevant facts. It is designed to help the novice legal drafter identify those elemental rules and techniques and show how they are used to prepare effective legal writing in different formats, most of which share common elements and structures. The book begins with a discussion of legal analysis, followed by a discussion of general drafting principles and rules, and then proceeds to apply these concepts in the following chapters to specific forms of legal writing including: client letters, demand letters, research memoranda, motions and supporting documents, appellate briefs, contracts and instruments, and legislation. It closes with a chapter on "writing to build a record" that reprises the other chapters and highlights the key concepts.

Constitutional Law in Context Oct 03 2022 Constitutional Law in Context (two volumes) puts major constitutional developments into historical perspective by helping students see how doctrinal developments were shaped by historical context and how historical developments affecting one doctrine often influenced other doctrines as well. Obvious examples include changes in commerce clause doctrine, substantive due process, and law related to race and gender. The chapter on incorporation shows how the framers of the amendment were influenced by denials of civil liberties that occurred during the crusade against slavery. The books illustrate the development of constitutional law over time so that changes in the law can be related to changes in society. It reminds students that related changes often occur across a range of doctrinal areas; for example, parallel changes occur in both commerce clause and substantive due process doctrine as a result of changes during the New Deal. Decisions relevant to race discrimination involve not only equal protection, but also the reading of the commerce clause as illustrated by the Supreme Court's Heart of Atlanta decision. The two volumes also contain materials on constitutional decision-making outside of the Supreme Court. These include materials on the Clinton impeachment, examples from free speech history, and state cases interpreting state constitutions. Finally, it is designed to assist students in understanding and formulating constitutional arguments. Authors Curtis, Parker, Douglas, and Finkelman identify and discuss forms of constitutional argument, such as arguments based on text, history, or structure and provide charts and diagrams to assist students in identifying the logical structure of constitutional analysis.

Choice of Law Sep 29 2019

Contracts Mar 16 2021 Every chapter in this innovative casebook places students in roles as practitioners handling simulated law practice problems; provides context in the form of an overview of the law, similar to that which an attorney would read before reading cases in a new subject area; includes questions designed to encourage students to find the applicable statutes and cases on point in the state where the student is planning to practice law; includes exercises, visual aids, and case reading scaffolds, designed to engage students with a wide range of learning styles; and ends with professionalism questions addressing ethical and professional identity questions suggested by the materials in the chapter. The second edition retains

the style, format, and teaching and learning goals of the first edition, but some cases have been replaced or re-edited, and many of the textual materials, problems, exercises, and case questions have been revised, supplemented, or updated. This book is part of the Context and Practice Series, edited by Michael Hunter Schwartz, Professor of Law and Dean of the University of Arkansas at Little Rock Bowen School of Law.

Mastering Negotiation May 06 2020 This comprehensive book covers the key stages of the negotiation process: choosing an approach, preparing to negotiate, initiating talks, moving to substantive bargaining and problem-solving, overcoming common difficulties, and closing a deal. It focuses on issues of negotiation strategy, especially those associated with the interest-based or mutual-gains negotiation that professional negotiators often use in complex disputes. Special features include chapters on cross-cultural negotiations, group negotiations, and ethical issues.

Administrative Law Jul 28 2019 With this new edition, *Administrative Law: Cases and Materials* continues to present the complex substance of administrative law in a format that is both intellectually satisfying and easily understandable. Prior to publication the book was used at the University of Minnesota where the students found administrative law to be both an exciting and rewarding endeavor. In addition to carefully examining current law, students will become familiar with the relevant historical perspectives so necessary to appreciate the dynamics of today's law. They will become familiar with the so-called progressive movement and its regulatory offspring, the independent agency, with the New Deal regulatory agenda, with the post-World War II consensus embodying the Administrative Procedure Act, with the problem of capture, with aggressive modes of judicial review in response, with the problem ossification of rule-making, and with an array of judicial reinterpretations of settled precedents. This focus on doctrinal coherence and historical background provides a rich intellectual experience. This new Second Edition also: Includes new cases through 2010 Term of the Supreme Court, including *Free Enterprise Fund v. Public Company Accounting Oversight Board*, the latest separation-of-powers decision by the U.S. Supreme Court, and last year's *FCC v. Fox Telev. Stations, Inc.* gloss on hard-look judicial review; Focuses upon the relationships among various administrative law doctrines, such as the relation between the substantial-evidence and arbitrary-and-capricious review standards and the relations between those review standards and the Chevron/Skidmore deference standards; and Examines split-enforcement agencies such as OSHA establishes as well as analogous structures in the benefit agencies in addition to omnipresent unitary regulatory agency. This book also is available in an alternative loose-leaf version printed on 8.5 x 11 inch paper with wider margins and with the same pagination as the hardbound book.

Art Law & Transactions May 30 2022

Understanding Immigration Law Dec 13 2020 The Second Edition of *Understanding Immigration Law* lays out the basics of U.S. immigration law in an accessible way to newcomers to the field. It offers background about the intellectual, historical, and constitutional foundations of U.S. immigration law. The eBook also identifies the factors that have historically fueled migration to the United States, including the economic "pull" of jobs and family in the United States and the "push" of economic hardship, political instability, and other facts of life in the sending country. In the middle chapters, the authors provide a capsule summary of the law concerning the admissions and removal procedures and criteria in the Immigration and Nationality Act. The book ends with a chapter speculating about the future of U.S. immigration law and the challenges and opportunities facing the nation. This eBook provides a comprehensive overview of U.S. immigration law. It has been designed to supplement the most widely adopted immigration law casebooks. The eBook versions of this title feature links to Lexis Advance for further legal research options.

Copyright Law Oct 23 2021 *Copyright Law* is unique among copyright casebooks in that it is tightly and coherently structured, intelligently distilled, and clearly contextualized. Halpern's casebook explores the complex and sometimes counterintuitive issues surrounding protection of intellectual creativity under US copyright law by ensuring that both student and professor always maintain an understanding of how doctrinal elements relate to the whole. Thus, the book is perfect for those students who have struggled with dense notes and opaque explanations, professors who have labored through cumbersome and poorly ordered text, and for new teachers who need a concise and clear pedagogic template complete with both substantive doctrine and highly instructive cases. Simply put, *Copyright Law* is a refreshing primer on the

title topic, and a welcome alternative to less coherent texts.

Mastering Administrative Law Jul 08 2020 *Mastering Administrative Law* is designed as a supplement to law school courses in Administrative Law or as an introduction to the subject for lawyers trained in other legal systems. The book explicitly and in plain language identifies the functions of the various principles of administrative law. To facilitate the mastery of topics, this book includes a Roadmap at the beginning of each chapter that provides readers with an overview of the material that will be covered; Checkpoints at the end of each chapter that reiterate what has been learned; and a Master Checklist at the end of the book that reinforces what has been covered and helps readers identify any areas that need review or further study.

Mastering Criminal Law Sep 02 2022 *Mastering Criminal Law* explores the basic principles useful in the study of criminal law, offering real world examples to understand these concepts. It provides a clear and concise consideration of the fundamental structure of a crime including statutory interpretation and sentencing. It has chapters on the typical crimes covered in most criminal law casebooks, namely, homicide, rape, assault and battery, and theft. Additionally, it covers accomplice liability, solicitation, attempt and conspiracy. It also covers defenses, including the right to present a defense. It distinguishes different approaches such as the Common Law and Model Penal Code and provides examples of different state statutes. This book is part of the Carolina Academic Press Mastering Series edited by Russell L. Weaver, University of Louisville School of Law.

The Law Student's Guide to Doing Well and Being Well Apr 04 2020 "The ABA and most state bar associations have identified a wellness crisis in the legal profession, and called for educating students on how to better cope with the challenges of law school and practice. At the same time, students must learn how to maximize their brain health so that they perform well in law school and on behalf of their clients in practice. The same way musicians would tune their instruments, or chefs would sharpen their knives, law students must sharpen their minds. This book aims to help students "do well" in their ability to learn, and "be well" in the process, by exploring the deep connection between brain health and wellness. Specifically, the book discusses: How to cultivate the ability to deeply focus and deal with the challenges of the 24/7 digital age How stress affects both brain and body How increasing resilience helps deal with challenges and setbacks Why we need exercise for mental, physical, and brain health Why adequate sleep is important and how it can be improved How what we eat affects the brain and one's physical performance Written in a witty, informative, and easy-to-read style, the book is full of suggestions to help students establish healthy and productive habits which will benefit both brain and body. Each chapter ends with a self-reflection exercise to help students take the material and consciously begin implementing its suggestions. This book could be used in orientation programs, academic support and wellness programming, professional development, mindfulness, and other "preparing for practice" courses"--

Understanding Securities Law Apr 28 2022

Understanding Trusts and Estates Jun 26 2019 This volume updates earlier editions to continue offering efficient, yet comprehensive, coverage of the issues in a standard Trusts and Estates course. Although the book is designed primarily as a student supplement, some teachers have used it successfully as the primary text, supplemented by statutory materials, for both the basic course and for more specialized courses. The text's multi-layered structure allows students to use the book in different ways, depending upon their needs. Students using the book as a regular supplement to a casebook can read the text and ignore the footnotes until they need more examples or greater depth. The organization tracks the basic approach of most casebooks, and where it differs from an individual book, the comprehensive table of contents makes it easy to find what students need. By discussing many of the cases found in popular casebooks, the text helps students understand how specific issues fit in a bigger picture. The footnotes carry the student-centered approach a step further by briefly discussing tangential issues, offering additional examples, and again citing cases often found in casebooks. Even if the text does not discuss their case, often it will cite the case and place it in context. Each case citation includes a brief fact description to provide more examples of the way general principles can apply in specific situations. Further, the footnotes include numerous cross-references to other sections of the book, to help students identify the interconnections holding the subject together.

Plain English for Lawyers Feb 12 2021

Mastering Property Law Aug 01 2022 Mastering Property Law is a precise, practical guide to the fundamental rules of law underlying the basic property law course. Useful with any casebook, the text focuses on the common law developments of property from the beginning of the English system through our modern times. This concise introduction to the subject matter includes chapters on gifts; possessory estates and future interests; zoning and more. The book provides readers with clear rule statements, examples, diagrams, and other learning devices to assure that they are equipped with a strong foundation that will ensure success in their coursework, in preparing for the bar, and ultimately as practicing attorneys. This book is part of the Carolina Academic Press Mastering Series edited by Russell L. Weaver, University of Louisville School of Law.

Children and Juvenile Justice Mar 28 2022 Now in its second edition, this casebook provides a unique teaching tool for examining the issues relating to children charged with crime in the juvenile courts. It is an innovative blend of the analytical, conceptual, practical and ethical considerations arising in that context. The authors have drawn on their many years of experience teaching juvenile justice courses and representing delinquents in the juvenile courts of New York, California, and Texas, as well as on innovative scholarship in this area of the law. In addition to examining the history of the juvenile court system in America, the Supreme Court jurisprudence, the various stages of delinquency proceedings, the ethical dilemmas of representing minors, the status offender jurisdiction, the right to treatment in juvenile correctional facilities, waivers, determinate sentencing, blended and extended jurisdiction, and international and comparative law the new edition includes competency issues in juvenile court. The materials include cases, including new United States Supreme Court and state cases, statutes, forms, ABA Standards, law review and related articles, new recommendations on the role of juvenile defense counsel, new social science research, and notes and questions.

Contracts Oct 11 2020

Global Animal Law Research Nov 11 2020 "Across the globe, legal protection of animal rights continues to be a significant problem, and the level of protection varies dramatically among countries. Yet, no treatise has compiled resources and strategies on how to research these critical topics at both a domestic and international level. The purpose of this book is to fill the gap. Featuring 12 research experts specializing in U.S., foreign, international, and comparative law research, Global Animal Law Research collects these experts' perspectives, knowledge, and experiences researching various animal rights and welfare topics. The chapters in this book identify, discuss, and analyze research resources, strategies, and current and emerging legal frameworks on animal rights and welfare in the laws of more than 15 countries across five continents. In addition, this book touches on a diverse set of research methods in both common law and civil law legal systems, including regulatory research, legislative research, statutory research, case law research, international agreement research, and comparative law research. Each chapter focuses on an singular, important, and well-defined legal topic, identifying unique problems within that topic and exploring practical yet effective approaches to address these problems. With its detailed exploration of the otherwise unexplored process of researching animal law, this book will benefit a global audience of faculty and students in law schools with active animal law programs; animal law practitioners; animal law policy

groups and advocates; and international animal law interest groups and organizations"--

Law Teaching Strategies for a New Era Jan 26 2022 "The abrupt move to online legal education in Spring 2020 accelerated the move to online legal education that has been slowing gathering steam in recent years. As more institutions consider the potential to expand their reach with online courses and programs, law professors must move past "pandemic teaching" and seriously consider how they can create and deliver quality legal education online. Law Teaching Strategies for a New Era: Beyond the Physical Classroom, the first comprehensive book on online legal education, explores techniques, tools, and strategies that can assist all types of law professors in that endeavor. The 34 chapters, authored by law professors from across the country, provide a comprehensive look at expanding legal education beyond the traditional classroom experience. Divided into four sections, the book starts by offering tips for getting started and fostering inclusion in online courses. It then moves to suggestions for course design of blended, synchronous, and asynchronous courses, including a chapter on measuring success through empirical research. Finally, it concludes with two sections on course-specific topics covering the range of legal education-from large first-year courses to seminars to skills-based courses and bar preparation. Both new online educators and seasoned veterans of online education will find tips and strategies to improve their online teaching"--

Thinking and Writing about Law Sep 21 2021 "While Thinking and Writing About Law is primarily geared toward law students, it should be accessible for anyone who wants to improve their abilities in legal analysis and communication. Written in an approachable, no-nonsense style, the book is divided into two parts. The first part guides readers toward an understanding of legal analysis in our common-law system. Properly conceptualizing our system of law is the most fundamental-and overlooked-component in the process of legal analysis. To that end, the book walks the reader step-by-step through the analytical process and then reinforces the reader's understanding by introducing a novel technique for visualizing legal analysis. The second part guides readers toward successful communicating their analyses to both inform and persuade. It draws upon the author's experiences as both a legal writing professor and a supreme court justice to bring a distinctive blend of academic expertise and judicial practicality to the subject"--

Broadening the Scope of Human Trafficking Research Feb 01 2020 "This book is an edited reader that not only discusses the myriad of types of human trafficking (e.g. sex trafficking, labor trafficking, adoption, child soldiers, organ trafficking, servile marriage...) but also the diversity of victims' identities and the relationship to heightened trafficking risk (e.g. race, ethnicity, socioeconomic status, age, sex, sexual orientation, gender identity...). The book emphasizes the multiple types of human trafficking and exploitation evident worldwide, with a particular emphasis on identity-based vulnerabilities and those otherwise marginalized in the research literature. The public discourse associated with human trafficking has led the general public to believe that human trafficking is synonymous with sex trafficking. Although this is the most identified form of human trafficking, it is not the only practice of traffickers. This edited reader reveals the complexity of human trafficking, and lays the groundwork for a shift in the global understanding and policies associated with human trafficking. It brings together experts from multi-disciplinary perspectives and backgrounds to discuss the various types of human trafficking as well as the myriad of victim identities and related vulnerabilities"--

Federal Rules of Civil Procedure, 2020-21 Edition Aug 28 2019

Constitutional Law May 18 2021