

# Brenda Hannigan Company Law

**Company Law in China** Jiang Yu Wang.2014-04-25 This accessible book offer a comprehensive and critical introduction to the law on business organizations in the People's Republic of China. The coverage focuses on the 2005-adopted PRC Company Law and the most recent legislative and regulatory develop

**The Oxford Handbook of Corporate Law and Governance** Jeffrey Neil Gordon,Wolf-Georg Ringe.2018 Corporate law and governance are at the forefront of regulatory activities worldwide, and subject to increasing public attention in the wake of the Global Financial Crisis. Comprehensively referencing the key debates, the Handbook provides a much-needed framework for understanding the aims and methods of legal research in the field.

*Commercial Law* M. A. Clarke,R. J. A. Hooley,R. J. C. Munday,L. S. Sealy,A. M. Tettenborn,P. G. Turner.2017 Commercial Law: Text, Cases, and Materials provides students with an extensive and valuable range of extracts from key cases and writings in this most dynamic field of law. The authors' expert commentary and questions enliven each topic while emphasizing the practical application of the law in its business context. Len Sealy and Richard Hooley have been joined by four renowned experts in the field for the preparation of this edition. The authors have captured the essence of this fascinating topic at a time of significant legislative, regulatory, and political change.

Company Directors Simon Mortimore.2013 The second edition of this highly acclaimed standard reference work on company directors provides analysis of the many important cases which have materially changed the law and provides an update on the myriad of subordinate legislation passed since first publication. Crucially, this new edition also includes more depth of analysis on dynamic areas and has been expanded to cover additional topics. Extensive rewriting of chapters on derivative claims, unfair prejudice, and reorganizations take into account new judgments such as *Lesini v Westrip Holdings Ltd* [2011] and *Re Neath Rugby Ltd* (No 2),

**Contemporary Company Law** Maleka Femida Cassim.2012

Farrar's Company Law John Hynes Farrar,Brenda Hannigan,Nigel Furey,Philip Wylie.1998 This student textbook aims to deal with a complex subject in a lively, practical and contextual way. The new edition takes in the many and varied developments since 1991, including all relevant statutes, EC Directives and cases.

**EU Competition Law** Alison Jones,Brenda Sufrin,Niamh Dunne.2019-09 The essential guide to EU competition law for students in one volume; extracts from key cases, academic works, and legislation are paired with incisive critique and commentary from an expert author team. In this fast-paced subject area, the authors carefully highlight the most important cases, legislation, and developments to allow students to navigate the breadth of legislation and case law. With their clear explanations and commentary, the authors provide invaluable support to students as they approach this complex and highly technical area of law. Extracts provide opportunities for students to understand the law in practice, and to see its relevance to business. Indispensable for undergraduate and postgraduate students alike, this is the standalone guide to the competition law of the EU. Online resources: The text is accompanied by online resources containing: -An additional chapter on State Aid -Web links -Updates in the law

**Farrar's Company Law** John H. Farrar,Nigel E. Furey,Brenda M. Hannigan.1988

**Sanders and Young's Criminal Justice** Mandy Burton, Steven Cammiss, Andrew Sanders, Richard Young. 2021 'Sanders and Young's Criminal Justice' is an engaging account and a rigorous critique of the criminal justice system, drawing on a wide breadth of research in the field.

*Sealy and Worthington's Text, Cases, and Materials in Company Law* Sarah Worthington. 2016 'Sealy & Worthington's Text, Cases, & Materials in Company Law' is well-established as one of the foremost texts in its field. Vital extracts are supplemented by sophisticated commentary and well-chosen notes and questions, taking into account the most recent developments in the field.

**Corporate Finance Law** Louise Gullifer, Jennifer Payne. 2015-10-22 The second edition of this acclaimed book continues to provide a discussion of key theoretical and policy issues in corporate finance law. Fully updated, it reflects developments in the law and the markets in the continuing aftermath of the Global Financial Crisis. One of its distinctive features is that it gives equal coverage to both the equity and debt sides of corporate finance law, and seeks, where possible, to compare the two. This book covers a broad range of topics regarding the debt and equity-raising choices of companies of all sizes, from SMEs to the largest publicly traded enterprises, and the mechanisms by which those providing capital are protected. Each chapter analyses the present law critically so as to enable the reader to understand the difficulties, risks and tensions in this area of law, and the attempts made by the legislature and the courts, as well as the parties involved, to deal with them. This book will be of interest to practitioners, academics and students engaged in the practice and study of corporate finance law.

*International Human Rights Law* Rhona K. M. Smith. 2018 International Human Rights Law provides a concise, wide-ranging introduction for students new to the subject.

**Company Law** Brian R. Cheffins. 1997 In the US the use of economics has had a dramatic influence on the study of corporate law. This book is the first in the UK to use economics to discuss company law issues. *Company Law: Theory, Structure and Operation* addresses a series of important questions which have not been analysed in detail elsewhere

**International Law** Malcolm David Evans. 2014 Clearly and accessibly written, this new text provides a valuable resource for undergraduate and postgraduate students of international law and covers subjects including the history, theories and sources of international law, as well as current areas of interest such as international criminal law.

Shareholders' Claims for Reflective Loss in International Investment Law Lukas Vanhonnaeker. 2020-07-16 In recent years, investor-state tribunals have often permitted shareholders' claims for reflective loss despite the well-established principle of no reflective loss applied consistently in domestic regimes and in other fields of international law. Investment tribunals have justified their decisions by relying on definitions of 'investment' in investment agreements that often include 'shares', while the no-reflective-loss principle is generally justified on the basis of policy considerations pertaining to the preservation of the efficiency of the adjudicatory process and to the protection of other stakeholders, such as creditors. Although these policy considerations militating for the prohibition of shareholders' claims for reflective loss also apply in investor-state arbitration, they are curable in that context and must be balanced with policy considerations specific to the field of international investment law that weigh in favor of such claims: the protection of foreign investors in order to promote trade and investment liberalization.

**Blackstone's Statutes on Company Law 2021-2022** Derek French. 2021 Celebrating over 30 years as the market-leading series, Blackstone's Statutes have an unrivalled tradition of trust and quality. With a rock-solid reputation for accuracy, reliability, and authority, they remain first-choice for students and lecturers, providing a careful selection of all the up-to-date legislation needed for exams and course use.

**The B Corp Handbook** Ryan Honeyman. 2014-10-13 Using Business as a Force for Good Join a Growing Movement: Learn how you can join more than 1,000 Certified B Corporations from 80 industries and 35 countries—led by well-known icons like Patagonia and Ben & Jerry's and disruptive

upstarts like Warby Parker and Etsy—in a global movement to redefine success in business. *Build a Better Business: Drawing on interviews, tips, and best practices from over 100 B Corporations*, author and B Corp owner Ryan Honeyman shows that using business as a force for good can help you attract and retain the best talent, distinguish your company in a crowded market, and increase customer trust, loyalty, and evangelism for your brand. More than 1,000 companies from 80 industries and 30 countries are leading a global movement to redefine success in business. They're called B Corporations—B Corps for short—and these businesses create high-quality jobs, help build stronger communities, and restore the environment, all while generating solid financial returns. Author and B Corp owner Ryan Honeyman worked closely with over 100 B Corp CEOs and senior executives to share their tips, advice, and best-practice ideas for how to build a better business and how to meet the rigorous standards for—and enjoy the benefits of—B Corp certification. This book makes the business case for improving your social and environmental performance and offers a step-by-step “quick start guide” on how your company can join an innovative and rapidly expanding community of businesses that want to make money and make a difference.

**Commercial Law** Eric Baskind, Greg Osborne, Lee Roach. 2019 'Commercial Law' offers a fresh and stimulating account of the subject, thereby helping students better understand this important area of law. It provides thorough coverage of all key aspects of the syllabus, including the law of agency, the sale of goods, international trade, methods of payment, finance and security.

*Mayson, French and Ryan on Company Law* Derek French, Stephen W. Mayson, Christopher Ryan. 2008 *Mayson, French & Ryan on Company Law*, in its 25th year, provides a refined approach to Company Law; it is firmly established as the most-up-to-date and accurate account of company law available. Presenting this complex and intricate subject with great clarity, it sheds light on the complexities of this field of law, clarifying any areas of uncertainty or ambiguity in a straightforward and engaging manner. As the full implementation of the Companies Act 2006 remains uncertain, this edition is fully updated to reflect the current situation and how this impacts upon contemporary law. The legislative framework is supported with discussion of the provisions relating to the creation, financing and management of companies, as well as their insolvency and liquidation. Quotations from important case judgments accompany the discussion of substantive case law, providing detailed analysis of the implications. With annual new editions, *Mayson, French & Ryan* combines the technical and practical detail with an intellectual perspective, making it an invaluable account of the law as it stands for undergraduates, postgraduates and Practitioners alike. Online Resource Centre The accompanying Online Resource Centre for this title provides quarterly updates, ensuring that students are kept up-to-date with all significant developments. The Online Resource Centre will also provide a timeline which outlines the implementation plan for the Companies Act 2006, clearly stating when each section of the new act is due to come into force.

**The Corporate Objective** Andrew R. Keay. 2011-01-01 'This is legal scholarship of the finest kind, concerned with an issue of supreme political, economic and social importance. Professor Keay takes the debate on the object of the modern public corporation by the scruff of its neck and skilfully navigates between the Scylla and Charybdis of the shareholder/stakeholder debate. This book, characterised by admirable analytical clarity and a huge amount of research, faithfully summarises the debate hitherto, and propels us to the next stage with a powerful argument, which challenges, effectively, both the stakeholder and shareholder theories.' - Harry Rajak, University of Sussex School of Law, UK *The Corporate Objective* addresses a question that has been subject to much debate: what should be the objective of public corporations? It examines the two dominant theories that address this issue, the shareholder primacy and stakeholder theories, and finds that both have serious shortcomings. The book goes on to develop a new theory, called the Entity Maximisation and Sustainability Model. Under this model, directors are to endeavour to increase the overall long-run market value of the corporation as an entity. At the same time as maximising wealth, directors have to ensure that the corporation survives and is

able to stay afloat and pursue the development of the corporation's position. Andrew Key seeks to explain and justify the model and discusses how the model is enforced, how investors fit into the model, how directors are to act and how profits are to be allocated. Analysing in depth the existing theories which seek to explain the corporate objective, this book will appeal to academics in corporate law and corporate governance as well as law, finance, business ethics, organisational behaviour, management, economics, accounting and sociology. Postgraduate students in corporate law and corporate governance, directors, and government regulators will also find much to interest them in this study.

Cases and Materials in Company Law L. Sealy, Sarah Worthington. 2007-10-04 Cases and Materials in Company Law is well-established as the best casebook on company law available. It covers all vital cases and combines sophisticated commentary with well-chosen notes and questions. This edition retains the original successful structure and style, whilst being fully updated to reflect changes following the Companies Act 2006.

**Company Law** Brenda Hannigan. 2012-07-19 Employing a practical and contextual approach, this student textbook covers developments in the self-regulation of corporate governance, which is becoming global due to the activities of the OECD and World Bank.

**Hannigan and Prentice - The Companies Act 2006** Brenda Hannigan. 2009 The Companies Act 2006 contains some of the most far-reaching changes in company law for more than 150 years. The second edition of this timely and practical guide to the new Act provides guidance on the key wide-ranging reforms of the new regime. Updated to cover the full implementation of the new Companies Act and developments from Europe such as the Shareholders' Rights Directive, this publication offers a first port of call for accessible salient commentary. Written by an experienced, respected and successful author team, this title truly contains all you need to know about the new Companies Act.

Company Law in Context David Kershaw. 2012-06-28 'Company Law in Context' is an ideal main text for company law courses. David Kershaw places company law in its economic, business, and social context, making more accessible and relevant the cases, statutes, and other forms of regulation. A running case study provides a practical perspective.

*Groups of Companies* Rafael Mariano Manóvil. 2020-03-16 This book presents a comprehensive study on how twenty-three countries have approached the issue of company groups. In addition to detailed profiles of each country's legislation, written by some of the most respected experts in the field, the book also presents a general overview and offers readers an in-depth, up-to-date and highly practical comparative analysis of the company group phenomenon in connection with national legal regimes. As such, the book is a must-read for all those seeking a deeper understanding of how company groups are viewed and regulated around the globe.

**Company Law** Brenda Hannigan. 2021 Employing a practical and contextual approach, this student text covers developments in the self-regulation of corporate governance, which is becoming global due to the activities of the OECD and World Bank.

A Case for Shareholders' Fiduciary Duties in Common Law Asia Ernest Lim. 2019-08-22 Reconceptualises the general meeting, controlling shareholders and institutional investors as fiduciaries in four leading common law Asian jurisdictions.

Corporate Governance and Accountability Jill Solomon. 2020-10-19 Corporate Governance and Accountability presents students with a complete and current survey of the latest developments involving how a company is directed and controlled. Providing a broad research-based perspective, this comprehensive textbook examines global corporate governance systems, the role and responsibilities of the directorate, and the frameworks designed to ensure effective corporate accountability for stakeholders. A holistic approach to the subject enables students to develop a well-rounded knowledge of corporate governance theory and practice, policy documents, academic research, and current debates, issues, and trends. Now in its fifth edition, this comprehensive view of the corporate governance agenda features fully revised content that reflects new research and global developments in codes of practice and governance and accountability mechanisms. In-depth chapters contain numerous real-world case studies and

compelling debate and discussion topics, exploring corporate transparency, social responsibility, boardroom diversity, shareholder activism, and many other timely issues.

*Bromley's Family Law* Nigel V. Lowe, Gillian Douglas. 2015 'Bromley's Family Law' is a well-established and popular textbook with students and practitioners alike. This edition has been updated to take into account recent developments in family law.

*Company Law* Michael Forde, Hugh Kennedy. 2017 The new edition of Company Law has been specially written with the busy accountant, company secretary and legal practitioner in mind. It contains a complete analysis of all aspects of Company Law, other than insolvency issues. Most importantly this edition incorporates the entirely new Companies Act 2014 including the new rules and reforms under the Act. Company Law gives a comprehensive account of the law governing Irish-registered companies, explaining the 2014 Act and referencing all related leading cases on the subject. Table of Contents 1. Introduction 2. Regulating Companies 3. Company Formation 4. Corporate Responsibility 5. Governance - the Members 6. Management - the Officers 7. Officers Duties and Liabilities 8. Company Contracts and Liabilities 9. Share Capital 10. Shareholders Rights 11. Minority Protection 12. Fundamental Changes 13. Takeovers and Mergers 14. Close Companies and Groups 15. Distinctive Companies 16. Public and Traded Companies 17. Employees 18. Creditors, Debentures and Security 19. Accounts, Audits and Disclosures 20. Striking Off and Winding Up 21. European and International Aspects 22. Litigation Practice and Procedure About the authors Michael Forde Senior Counsel, based in Dublin, practising in Constitutional/Administrative law, EU Law, and aspects of international law, e.g. extradition and mutual assistance. Hugh Kennedy is a barrister, now based in Tokyo, specialising in international trade arrangements

**Concentrate Questions and Answers Company Law** Imogen Moore. 2018-07-26 The Concentrate Q&As are a result of a collaboration involving hundreds of law students and lecturers from universities across the UK. The series offers you better support and a greater chance to succeed on your law course than any of the competitors. 'A sure-fire way to get a 1st class result' (Naomi M, Coventry University) 'My grades have dramatically improved since I started using the OUP Q&A guides' (Glen Sylvester, Bournemouth University) 'These first class answers will transform you into a first class student' (Ali Mohamed, University of Hertfordshire) 'I can't think of better revision support for my study' (Quynh Anh Thi Le, University of Warwick) 'I would strongly recommend Q&A guides. They have vastly improved my structuring of exam answers and helped me identify key components of a high quality answer' (Hayden Roach, Bournemouth University) '100% would recommend. Makes you feel like you will pass with flying colours' (Elysia Marie Vaughan, University of Hertfordshire) 'My fellow students rave about this book.' (Octavia Knapper, Lancaster University) 'The best Q&A books that I've read; the content is exceptional' (Wendy Chinenye Akaigwe, London Metropolitan University) 'I would not hesitate to recommend this book to a friend' (Blessing Denhere, Coventry University)

*Company Law* Alan J. Dignam, John Lowry. 2006 Lowry's name appears first on earlier edition.

**Introduction to Company Law** Paul Davies. 2010-09-23 Written by one of the foremost experts in the area, Paul Davies' Introduction to Company Law provides a comprehensive conceptual introduction, giving readers a clear framework with which to navigate the intricacies of company law. The five core features of company law - separate legal personality, limited liability, centralized management, shareholder control, and transferability of shares - are clearly laid out and examined, then these features are used to provide an organisation structure for the conduct of business. It also discusses legal strategies that can be used to deal with arising problems, the regulation of relationships between the parties, and the trade-offs that have been made in British company law to address some of the conflicting issues that have arisen. Fully revised to take into account the Companies Act 2006, and including a new chapter on international law which considers the role of European Community Law, this new edition in the renowned Clarendon Law Series offers a concise and stimulating introduction to company law.

**Company Law** Brenda Hannigan.2018

**Textbook on Land Law** Judith-Anne MacKenzie,Mary Phillips.2012-07-26 Relied upon by students for over 25 years, this book continues to bring an innovative, practical focus to modern land law, guiding the reader through real-life situations to illustrate rules and highlight problem areas. Clear diagrams, sample documents and further reading help students understand the law in context.

*Principles of Corporate Insolvency Law* Royston Miles Goode.2005-01-01 This text explores in depth the fundamental principles of corporate insolvency law and the many conceptual and analytical problems posed by the legislation and offers both theoretical and practical solutions.

**Principles of Corporate Finance Law** Eilis Ferran,Look Chan Ho.2014-03 With the additional contribution of Look Chan Ho, an expert in the field of corporate finance, this thoroughly revised and updated second edition of Ferran's 'Principles of Corporate Finance Law' explores the relationship between law and finance.

Annotated Guide to the Companies Act 1985 Brenda Hannigan,Professor of Corporate Law Brenda Hannigan.2001-01-01 The Annotated Guide to the Companies Act offers practical, in-depth, section-by-section commentary identifying the key requirements of each provision of the Companies Act 1985, taking into account all of the statutory amendments since 1985 as well as judicial pronouncements. Detailed commentary is included on those areas of particular interest to the busy practitioner, e.g. meetings and resolutions, unfairly prejudicial conduct, transactions with directors, charges and overseas companies. Important case law affecting legislative provisions is analysed, including O'Neill v Phillips (1999) on unfairly prejudicial remedy; Re Duckwari (1999) on transactions with directors; Re Brumark (2001) on fixed and floating charges and BCCI v Akindele (2000) on financial assistance. It also covers legislative developments including the impact of the Human Rights Act 1998 on company investigations, the effect of the Electronic Communications Order on meetings and the new Part XA on political donations. The Annotated Guide to the Companies Act provides invaluable day-to-day advice for the busy corporate practitioner.

**Company Law** Alan J. Dignam,Brenda Hannigan.2009

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