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# MANAGING THE LAW

THE LEGAL ASPECTS OF DOING BUSINESS



# **Managing The Law Mcinnes**

Michael King, Arie Freiberg, Becky Batagol, Ross Hyams

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Managing the Law ,2016 Managing the Law--the Legal Aspects of Doing Business. Instructor's Resource Disk [electronic Resource] McInnes, Mitchell, 2003 Managing the Law Mitchell McInnes, Ian R. Kerr, J. Anthony VanDuzer, 2013-04-15 Managing the Law Mitchell McInnes, 2023 **Governing the Extractive Sector** Jeffrey Bone, 2021-02-25 This book considers and offers solutions to the problems faced by local communities and the environment with respect to global mining The author explores the idea of grievance mechanisms in the home states of the major mining conglomerates These grievance mechanisms should be functional pragmatic and effective at resolving disputes between mining enterprises and impacted communities The key to this provocative solution is twofold the proposal harnesses the power of industry sponsored dispute mechanisms to reduce the costs and other burdens on home state governments and judicial systems Critically civil society actors will be given a role as both advocates and mediators in order to achieve a fair result for those impacted abroad by extractive enterprises Compelling engaging and timely this book presents an innovative approach for regulating the foreign conduct of the extractive sector Managing the Law--the Legal Aspects of Doing Business, Second Edition [by] McInnes, Kerr, VanDuzer, Carmody ,2007 Managing the Law Mitchell McInnes, Ian R. Kerr, J. Anthony VanDuzer, 2017-04-16 Revel -- Print Offer -- for Managing the Law Mitchell McInnes, Ian Kerr, J. Anthony VanDuzer, 2019-03 The Foundation of Choice of Law Sagi Peari, 2018-03-30 This book focuses on the subject of choice of law as a whole and provides an analysis of its various rules principles doctrines and concepts It offers a conceptual account of choice of law called choice equality foundation CEF which aims to flesh out the normative basis of the subject The author reveals that despite the multiplicity of titles and labels within the myriad choice of law rules and practices of the U S Canadian European Australian and other systems many of them effectively confirm and crystallize CEF s vision of the subject This alignment signifies the necessarily intimate relationship between theory and practice by which the normative underpinnings of CEF are deeply embedded and reflected in actual practical reality Among other things this book provides a justification of the nature and limits of such popular principles as party autonomy most significant relationship and closest connection It also discusses such topics as the actual operation of public policy doctrine in domestic courts and the relation

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of political economic and ethical significance empirical legal researchers have used quantitative and qualitative methods to illuminate many aspects of law s meaning operation and impact In the 43 chapters of The Oxford Handbook of Empirical Legal Research leading scholars provide accessible and original discussions of the history aims and methods of empirical research about law as well as its achievements and potential The Handbook has three parts The first deals with the development and institutional context of empirical legal research The second and largest part consists of critical accounts of empirical research on many aspects of the legal world on criminal law civil law public law regulatory law and international law on lawyers judicial institutions legal procedures and evidence and on legal pluralism and the public understanding of law The third part introduces readers to the methods of empirical research and its place in the law school curriculum

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