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**Legal English: Visual Reference Materials** , 2018-10-29 Legal English Quick Overview

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**Civil Liability for Bunker Oil Pollution Damage** Dan Malika Gunasekera, 2010 This book deals with the liability conventions brought into existence by the International Maritime Organization and concentrates on the newly adopted instrument dealing with bunker oil pollution as an area of great concern for every stakeholder involved in shipping business The work covers a wide spectrum ranging from the Convention itself to its scope of application liable and aggrieved parties jurisdiction requirements of liability and admissibility of claims defences and exoneration from liability It addresses many areas of interest and of importance to international and national legal advisors lawyers law students and anyone interested in the relevant field such as shipowners charterers shipbrokers ship personnel and associated contractors and sub contractors

**Legal Education** Caroline Strevens, Richard Grimes, Edward Phillips, 2016-04-22 The importance of simulation in education specifically in legal subjects is here discussed and explored within this innovative collection Demonstrating how simulation can be constructed and developed for learning teaching and assessment the text argues that simulation is a pedagogically valuable and practical tool in teaching the modern law curriculum With contributions from law teachers within the UK Australia Hong Kong South Africa and the USA the authors draw on their experiences in teaching law in the areas of clinical legal education legal process evidence criminal law family law and employment law as well as teaching law to non law students They claim that simulation as a form of experiential and problem based learning enables students to integrate the classroom experience with the real world experiences they will

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that it is difficult to regulate the activities of multinational companies in such a way that they conform to international human labour and environmental rights standards This has partially to do with the organization of companies into groups of separate legal persons incorporated in different states as well as with the complexity of the corporate supply chain Absent a business and human rights treaty a more coherent legal and policy approach is required Faced with the challenge of how to effectively access the right to remedy in the European Union for human rights abuses committed by EU companies in non EU states a diverse research consortium of academic and legal institutions was formed The consortium coordinated by the Globernance Institute for Democratic Governance became the recipient of a 2013 Civil Justice Action Grant from the European Commission Directorate General for Justice A mandate was thus issued for research training and dissemination so as to bring visibility to the challenge posed and moreover to provide some solutions for the removal of barriers to judicial and non judicial remedy for victims of business related human rights abuses in non EU states The project commenced in September 2014 and over the course of two years the consortium conducted research along four specific lines in parallel with various training sessions across EU Member States The research conducted focused primarily on judicial remedies both jurisdictional barriers and applicable law barriers non judicial remedies both to company based grievance The results of this research endeavour make up the content of this report whose aim is to provide a scholarly foundation for policy proposals by identifying specific challenges relevant to access to justice in the European Union and to provide recommendations on how to remove legal and practical barriers so as to provide access to remedy for victims of business related human rights abuses in non EU states

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