



# Social Issues Before the Court: A Case Approach

Webb, Darryl L.

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# Social Issues Before The Court A Case Approach

**Vera Strobel**



## **Social Issues Before The Court A Case Approach:**

**Social Issues Before the Court** Darryl L. Webb, 1974 *Catalog of Copyright Entries. Third Series* Library of Congress. Copyright Office, 1977 **A Practical Approach to Landlord and Tenant** Simon Garner, Alexandra Frith, 2017

The A Practical Approach series is the perfect partner for practice work. Each title focuses on one field of the law providing a comprehensive overview of the subject together with clear practical advice and tips on issues likely to arise in practice. The books are also an excellent resource for those new to the law where the expert overview and clear layout promote clarity and ease of understanding. Now in its eighth edition, A Practical Approach to Landlord and Tenant continues to provide a comprehensive and systematic guide to the particularly complex principles and practice of landlord and tenant law. Condensing the case law and statutory codes into one manageable volume, this book provides a valuable user-friendly introduction for lawyers and students alike. The authors explain the fundamentals of landlord and tenant law providing a broad coverage from creating a tenancy through to termination. Offering extensive treatment of both the common law and statutory codes, this book provides detailed analysis of areas such as leases, tenancy assignment and subletting, agricultural holdings, business tenancies and eviction. The eighth edition has been comprehensively updated to cover all recent developments in landlord and tenant law. It considers the requirements on landlords defined in the Deregulation Act 2015 as well as the developments on the seizing of tenant's assets as contained in the Commercial Rent Arrears Recovery Procedure CRAR 2014. This edition provides an overview of the effect that the provisions of the Immigration Act 2016 and the Housing and Planning Act 2016 will have on residential tenancies in England. It also reflects on the impact of new case law such as the advances in the tenancy deposit protection scheme as well as changes to business and assured tenancies. Very much a practical guide, this title makes frequent use of examples, checklists, forms and precedents specifically designed to assist the busy professional and student. A Practical Approach to Landlord and Tenant is an indispensable resource for those working in this field.

**Heuristics and the Law** Gerd Gigerenzer, Christoph Engel, 2006-08-11. Experts in law, psychology and economics explore the power of fast and frugal heuristics in the creation and implementation of law. In recent decades, the economists' concept of rational choice has dominated legal reasoning. And yet, in practical terms, neither the lawbreakers, the law addresses nor officers of the law behave as the hyper-rational beings postulated by rational choice. Critics of rational choice and believers in fast and frugal heuristics propose another approach using certain formulations or general principles, heuristics, to help navigate in an environment that is not a well-ordered setting with an occasional disturbance as described in the language of rational choice but instead is fundamentally uncertain or characterized by an unmanageable degree of complexity. This is the intuition behind behavioral law and economics. In *Heuristics and the Law*, experts in law, psychology and economics explore the conceptual and practical power of the heuristics approach in law. They discuss legal theory, modeling and predicting the problems the law purports to solve, the process of making law in the legislature or in the

courtroom the application of existing law in the courts particularly regarding the law of evidence and implementation of the law and the impact of law on behavior Contributors Ronald J Allen Hal R Arkes Peter Ayton Susanne Baer Martin Beckenkamp Robert Cooter Leda Cosmides Mandeep K Dhami Robert C Ellickson Christoph Engel Richard A Epstein Wolfgang Fikentscher Axel Flessner Robert H Frank Bruno S Frey Gerd Gigerenzer Paul W Glimcher Daniel G Goldstein Chris Guthrie Jonathan Haidt Reid Hastie Ralph Hertwig Eric J Johnson Jonathan J Koehler Russell Korobkin Stephanie Kurzenh user Douglas A Kysar Donald C Langevoort Richard Lempert Stefan Magen Callia Piperides Jeffrey J Rachlinski Clara Sattler de Sousa e Brito Joachim Schulz Victoria A Shaffer Indra Spiecker genannt D hmann John Tooby Gerhard Wagner Elke U Weber Bernd Wittenbrink

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**Enforcing International Humanitarian Law via Individual Rights** Vera Strobel, 2025-09-08 This book centres on the contribution of strategic litigation to the enforcement of international humanitarian law IHL with regard to armed conflicts around the world It examines the instrument of strategic litigation as a vehicle for access to justice and scrutinizes its possibilities and challenges for enforcing compliance with IHL in Germany In particular the novel approach of connecting IHL duties set out to protect civilians with individual rights claims and the increased presence of such arguments in strategic cases before domestic courts is analysed The monograph first provides a general introduction to the term of strategic litigation its actors and approaches It then explores the framework for access to justice in Germany and beyond as well as important past and current strategic cases Further the crucial impacts as well as raised concerns and key potentials of such cases are discussed Two detailed case studies are undertaken of the landmark proceedings before German courts in the Ramstein drone case with plaintiffs from Yemen and in the case on the Kunduz Afghanistan air strike These case studies scrutinize the procedural avenues the legal arguments the resulting court decisions the strategic litigation context and the important impact of the proceedings The work contributes significant and novel findings to the literature on IHL human and fundamental rights and strategic litigation Next to a primary research audience the book s findings are highly relevant for IHL practitioners individual and collective actors in strategic litigation NGOs courts and governments Vera Strobel is a researcher at the Chair of Professor Dr Thilo Marauhn in Public Law and International Law at the Justus Liebig University in Gießen Germany

*Interdisciplinary Research Methods in EU Law* Rossana Deplano, Giulia Gentile, Luigi Lonardo, Tobias Nowak, 2024-06-05

This comprehensive Handbook provides a critical and analytical guide to the application of interdisciplinary research methods in EU law and explores the advancement of the EU legal landscape from an interdisciplinary research perspective Venturing beyond doctrinal legal scholarship it reflects on the cognitive synergies between EU law and other disciplines and advances the debate on contemporary trends in EU law research This title contains one or more Open Access chapters

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**Facts in Public Law Adjudication** Joe Tomlinson,Anne Carter,2023-10-19 This book explores critical issues about how courts engage with questions of fact in public law adjudication Although the topic of judicial review the mechanism through which individuals can challenge governmental action continues to generate sustained interest amongst constitutional and administrative lawyers there has been little attention given to questions of fact This is so despite such determinations of fact often being hugely important to the outcomes and impacts of public law adjudication The book brings together scholars from across the common law world to identify and explore contested issues common challenges and gaps in understanding The various chapters consider where facts arise in constitutional and administrative law proceedings the role of the courts and the types of evidence that might assist courts in determining legal issues that are underpinned by complex and contested social or policy questions The book also considers whether the existing laws and practices surrounding evidence are sufficient and how other disciplines might assist the courts The book reconnects the key practical issues surrounding evidence and facts with the lively academic debate on judicial review in the common law world it therefore contributes to an emerging area of scholarly debate and also has practical implications for the conduct of litigation and government policy making

**When Environmental Protection and Human Rights Collide** Marie-Catherine Petersmann,2022-10-27 Conflicts between environmental protection laws and human rights present delicate trade offs when concerns for social and ecological justice are increasingly intertwined This book retraces how the legal ordering of environmental protection evolved over time and progressively merged with human rights concerns thereby leading to a synergistic framing of their relation It explores the world making effects this framing performed by establishing how humans

ought to relate to nature and examines the role played by legislators experts and adjudicators in re producing it While it questions contextualises and problematises how and why this dominant framing was construed it also reveals how the conflicts that underpin this relationship and the victims they affect mainly remained unseen The analysis critically evaluates the argumentative tropes and adjudicative strategies used in the environmental case law of regional courts to understand how these conflicts are judicially mediated thereby opening space for new modes of politics legal imagination and representation     The SAGE Handbook of Case-Based Methods David Byrne,Charles C Ragin,2009-07-01 This handbook provides a clear examination of case oriented research It defines case based social research as a subfield of methodology

**Research in Education** ,1974     *Resources in Education* ,2001-04

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