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BOOKS RECEIVED

Conventions, The Australian Constitution and the Future. By L.J.M. Cooray. Sydney, Australia: Legal Books Pty Ltd, 1979. Pp. 235.

Dr. Cooray questions the concepts long used in explaining Australian government. These concepts apparently have been viewed as compromising the Westminster mode of government. This book offers new insight into the constitutional significance of the dramatic events in Australian government which occurred on November 11, 1975.

Gifts and Promise, Continental and American Law Compared. By John P. Dawson. New Haven, Connecticut: Yale University Press, 1980. Pp. 240.

This book is a result of the author's recitation at the Storrs lectures at Yale Law School in 1978. The main purpose of this study is to discover whether there is something to be learned from the experience of certain foreign systems of law.

Extraterritorial Antitrust: The Sherman Antitrust Act and U.S. Business Abroad. By James B. Townsend. Boulder, Colorado: Westview Press, 1980. Pp. 308.

There have been few studies on the application of the Sherman Act to U.S. business abroad, therefore, the author hopes to fill the gap. The principal objective of this study is to assist in understanding antitrust extraterritoriality, and, in so doing, provide a possible basis for reexamination of present antitrust policy.

International Corporate Taxation. By Philip F. Postlewaite. Colorado Springs, Colorado: Shepard's/McGraw-Hill, 1980. Pp. 363.

The author's intent is to satisfy two goals: to provide an understandable explanation of international corporate taxation to the novice, and to refer the more experienced reader to supplemental research sources. Tax planning techniques are emphasized throughout the book.

The Law of the New European Patent. By Amedee Turner. New York, New York: Garland Law Publishing, 1979. Pp. 74.

This book deals with all aspects of the law and procedure of the European Patent Convention. The author's object is to show where conflicts

are likely to arise, what the probable outcome will be, and what the lawyer can do to help attain the principles that he or she believes are appropriate.

Private International Law (Conflict of Laws). By A.W. Scott. Estover, Plymouth, Great Britain: Macdonald & Evans Ltd., 1979. Pp. 316.

This handbook presents a comprehensive body of notes on Private International Law in a readable and logical form. The author intends this book to be used as a helpful study aid when studying the subject as either a course or in preparing for the Bar.

U.S. International Aviation Policy. By Nawal K. Taneja. Lexington, Massachusetts: Lexington Books, 1980. Pp. 163.

Dr. Taneja traces the development of the international air transport industry from the establishment of the Chicago Conference of 1944 and the Bermuda Agreement of 1946 to the present. The purpose of this book is to examine current U.S. international aviation policy and to ascertain its potential impact in the future.

Property Law in the Arab World. By Fiahat Ziadeh. London, England: Graham & Trotman Ltd., 1979. Pp. 113.

This book is not an exhaustive treatment of the subject, but it does present the highlights of the history of real rights in the area. The author emphasizes the real property rights in Egypt, Iraq, Jordan, Lebanon, Libya, Syria, Saudi Arabia and the Gulf States.

Trading with Saudi Arabia: A Guide to the Shipping, Trade, Investment, and Tax Laws of Saudi Arabia. By Leslie Alan Glick. Montclair, New Jersey: Allanheld, Osmun & Co., 1980. Pp. 595.

This book is a development of the author's experience in the fields of international trade and maritime law. In Saudi Arabia the King is the law, therefore, the current material contained in this book could be changed at any moment. Until that time, this book is an invaluable tool when dealing with Saudi Arabia.

International Control of Marine Pollution, 2 Volumes. By G.J. Timagenis. Dobbs Ferry, New York: Oceana Publications, Inc., 1980. Pp. 877.

The book is divided into four parts: a general overview of marine pollution, dumping at sea, pollution from ships, and the United Nations Conference on the Law of the Sea. The author analyzes the development of an international law concerning the prevention, reduction and control of marine pollution.