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BOOKS RECEIVED


The author attempts to explain judicial behavior in contract law in terms of social and economic change. He concludes that many of our standard contractual "abstractions" have no great relevance today.


This book contains a collection of articles concerning personal injury and wrongful death actions. A bibliography and recent developments section are included.


This volume outlines a step by step technique in drafting a complete bargaining agreement. A handy appendix of sample forms and charts is included.


Taking landmark incidents, the history of the Supreme Court and its personalities is traced. Recognizing that the Court has come under constant attack, the author suggests that the Court is more secure and stable than ever before.


A comprehensive volume discussing all phases of administrative law.


A report on the legal implications of verification under an assumed arms control treaty is presented. Prepared specially for the United States Arms Control and Disarmament Agency, it expresses, however, only the judgments of the authors.


The author explores the effect of abuse and neglect upon children. After discussing this effect from a medical viewpoint, the author recognizes medical, social, and legal responsibilities, and presents a Model Child Abuse Law.


The author expands his lectures given in 1963 as part of the William L. Storrs Lecture Series. A hypothetical problem used for discussion in jurisprudence is included in an appendix.


In 1907 the legislature of the New York State enacted a statute granting the governor the power to probe the administration of the various departments and institutions of the state. The book covers the first 51 investigations carried out under the Act.


In a time when discussion of automobile compensation plans is prevalent, this book presents an interesting case for the fault theory of recovery.


Eleven authors contribute articles designed to stimulate more fruitful discussion of obstacles to further disarmament and to suggest possible solutions to these obstacles.
A noteworthy supplement to the works on federal administrative procedure, these volumes present an analysis and statement of the statutory and case law of the several states on administrative procedure.

The author suggests a theoretical approach to international relations closely tied to history and political philosophy.

The author presents a detailed history of the United Nations.
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