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By Hart Tina Clark Simon Fazzani  
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Property Rights Landlord and Tenant Law Modern  
Studies in Property Law, Volume 11 The New  
Palgrave Dictionary of Economics and the Law

The Palgrave Macmillan Core Statutes series has been developed to meet the needs of today's law students. Compiled by experienced lecturers, each title contains the essential materials needed at LLB level and, where applicable, on GDL/CPE courses. They are specifically designed to be easy to use under exam conditions and in the lecture hall. This new edition of Core Statutes on Property Law contains essential material up to June 2014. An engaging introduction to the more advanced writings on property law, designed to provide the additional insights necessary to excel in the study of the subject. The Palgrave Law Masters series is a long-established list of

titles providing clear, concise and authoritative guides to the main subject areas, written by experienced and respected authors. This sixth edition of Intellectual Property Law has been thoroughly updated to reflect the recent developments in this intricate and technical area of commercial law. All key aspects of the topic are covered, including copyright, designs, patents, trade marks, passing off and breach of confidence. With backgrounds in both academic teaching and top legal practice, the author team combines to produce a work which is both intellectually stimulating and highly practical. The new edition includes a new expanded section on privacy. The book is an ideal course companion for undergraduates and postgraduates on law and business-related courses. It is also a useful reference for company secretaries, in-house lawyers and contracts managers. [PCMS Back Cover Copy "Dowie-Whybrow, Intellectual Property Law] (Main text in white, with author name(s) and bullet points in a contrasting colour) ideal for exam use " and now with clearer type The palgrave macmillan core statutes series has been developed to meet the needs of today's law students. Compiled by experienced lecturers, each title contains the essential materials needed at LLB level and on GDL/CPE courses.

They are specifically designed to be easy to use under exam conditions and in the lecture hall. This new edition of core statutes on intellectual property has been thoroughly revised and updated and includes: • Consumer Protection from Unfair Trading Regulations 2008 • Council Directive 2008/95 (Trade Marks) • Council Regulation 207/2009 (Community Trade Mark) • Council Directive 2004/48 (Enforcement of Intellectual Property Rights) • Council Regulations 1768/92 (Supplementary Protection Certificates)

Margaret Dowie-Whybrow is a Senior Lecturer in the Department of Law at the University of Greenwich. [Boxed] Current titles in the palgrave macmillan core statutes series: Core EU Legislation Core Statutes on Company Law Core Statutes on Contract, Tort and Restitution Core Statutes on Criminal Law Core Statutes on Employment Law Core Statutes on Evidence Core Statutes on Family Law Core Statutes on Intellectual Property Core Statutes on Property Law Core Statutes on Public Law and Human Rights ISBN 9780230235045 [www.palgrave.com](http://www.palgrave.com) [side panel •" as per PMCS style] palgrave macmillan [Spine Copy] core statutes on intellectual property 2nd edition margaret dowie-whybrow This book uses a case study of a low-cost home ownership initiative at the margins of renting and owning provided

by social landlords - known as shared ownership - to challenge everyday assumptions held about the 'social' and the 'legal' in property. The authors provide a study of the construction of property ownership, from the creation of this idea through to the present day, and offer a fresh consideration of key issues surrounding property, ownership, and the social. Analysing a diverse range of sources (from archives to micro-blogs, observation of housing providers, and interviews with shared owners), the authors explain the significance of the things (from the formal documents like leases, to odd materials like sweet wrappers and cigarette butts) commonly found in the narratives around shared ownership which are used to construct it as private ownership in everyday life. Ultimately, they uncover how this dream of ownership can become tarnished when people's identities as 'owners' come under threat, and as such, these findings will provide fascinating insight into the intricacies of so-called home ownership for scholars of Law, Criminology, and Sociology. A great deal of economics is about law - the functioning of markets, property rights and their enforcement, financial obligations, and so forth - yet these legal aspects are almost never addressed in the academic study of

economics. Conversely, the study and practice of law entails a significant understanding of economics, yet the drafting and administration of laws often ignore economic principle. The New Palgrave Dictionary of Economics and the Law is uniquely placed by the quality, breadth and depth of its coverage to address this need for building bridges. Drawn from the ranks of academics, professional lawyers, and economists in eight countries, the 340 contributors include world experts in their fields. Among them are Nobel Laureates in economics and eminent legal scholars. The New Palgrave Dictionary of Economics and the Law will become a benchmark for reference of the highest quality. Landlord and Tenant Law contains summaries, exercises and workshops to help the reader to make sense of a complex area of Law. This is an extensively revised fifth edition of this popular text, particularly in terms of its coverage of the effects of covenants in leases and also in an expanded section on business tenancies. Well-selected and authoritative, Palgrave Macmillan Core Statutes provide the key materials needed by students in a format that is clear, compact and very easy to use. They are ideal for use in exams. A great deal of economics is about law - the functioning of markets, property rights and their enforcement, financial

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outlining the essential legal, cultural, and historical considerations affecting property is followed by a discussion of the various types of property. Further analysis describes how and to what extent legal subjects can have or obtain rights and interests in each type. The coverage includes tangible and intangible property, varying degrees of interest, and the various ways in which property is transferred, including the ramifications of appropriation, expropriation, and insolvency. Facts are presented in such a way that readers who are unfamiliar with specific terms and concepts in varying contexts will fully grasp their meaning and significance. The book includes ample references to doctrine and cases, as well as to relevant international treaties and conventions. Its succinct yet scholarly nature, as well as the practical quality of the information it provides, make this book a valuable time-saving tool for any practitioner faced with a property-related matter. Lawyers representing parties with interests in Poland will welcome this very useful guide, and academics and researchers will appreciate its value in the study of comparative property law. For those embarking on or engaged in property law research, this is a unique resource which includes contributions from twelve international scholars who each analyse

a different research approach, addressing its value, associated methodology and the challenges involved in pursuing it. Compiled by experienced lecturers, this volume contains the essential materials needed for law undergraduate and GDL/CPE courses. A great deal of economics is in fact about law - the functioning of markets, property rights and their enforcement, financial obligations and so on. Yet these legal aspects and problems are almost never addressed in the academic study of economics. At the same time a great deal of law, an increasing proportion of litigation for example, is about economics, and yet the drafting and administration of laws often ignore economic principle. The New Palgrave Dictionary of Economics and the Law is uniquely placed by the quality, breadth and depth of its coverage to address this need for building bridges. Drawn from the ranks of academics and professional lawyers and economists in eight countries, the 340 contributors include the leading exponents of their specialities. Among them are Nobel laureates in economics and eminent legal scholars. The New Palgrave Dictionary of Economics and the Law will become a benchmark for reference of the highest quality. Both law and economics and intellectual property law have expanded dramatically in tandem over

recent decades. This field-defining two-volume Handbook, featuring the leading legal, empirical, and law and economics scholars studying intellectual property rights, provides wide-ranging and in-depth analysis both of the economic theory underpinning intellectual property law, and the use of analytical methods to study it. This encyclopedia provides an authoritative guide intended for students of all levels of studies, offering multidisciplinary insight and analysis of over 500 headwords covering the main concepts of Security and Non-traditional Security, and their relation to other scholarly fields and aspects of real-world issues in the contemporary geopolitical world. Property Law and Social Morality develops a theory of property that highlights the social construction of obligations that individuals owe each other. By viewing property law through the lens of obligations rather than through the lens of rights, the author affirms the existence of important property rights (when no obligation to another exists) and defines the scope of those rights (when an obligation to another does exist). By describing the scope of the decisions that individuals are permitted to make and the requirements of other-regarding decisions, the author develops a single theory to explain the

dynamics of private and common property, including exclusion, nuisance, shared decision making, and decision making over time. The development of social recognition norms adds to our understanding of property evolution, and the principle of equal freedom underlying social recognition that limit government interference with property rights. What are the contemporary challenges faced by property law as we enter the 2nd decade of the 21st century? This collection brings together the research and perspectives of an international body of academics and practitioners to consider these challenges and how even familiar topics must develop to meet new demands and developments. As with previous books in the Modern Studies in Property Law series, this volume adopts a broad approach to topics encompassed by 'property law' in the firm belief that the boundaries that divide are shadowy at best and constantly moving in the endeavour to keep up with what is 'modern'. This collection looks at 5 themes: - Comparative perspectives, including a chapter on grazing and cropping rights in Northern Ireland, and analysis of the anomalies of the English trust law as seen from a civil law perspective; - Taking and alienating property, including a chapter on bankruptcy and the family home; - Modern dilemmas, including

chapters on trusts in virtual currency and on smart homes; - Old chestnuts - new challenges, including analysis of the mortgage law reform in Scotland and a chapter on the ouster principle in common law jurisdictions; and - Wills, death and other morbid topics, with chapters on English succession law and the role of knowledge and approval in retrospective assessments of capacity.

Unfortunately, the COVID-19 pandemic prevented the 13th biennial conference being held in 2020 as planned but despite this, the authors and co-editors persevered to produce this interesting and diverse collection.

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in this important field. 'Land Law' provides a clear and straightforward introduction to the basic English land law rules enabling the student to gain a firm grounding in the subject. The Palgrave Law Masters series is a long-established list of titles providing clear, concise and authoritative guides to the main subject areas, written by experienced and respected authors. This sixth edition of Intellectual Property Law has been thoroughly updated to reflect the recent developments in this intricate and technical area of commercial law. All key aspects of the topic are covered, including copyright, designs, patents, trade marks, passing off and breach of confidence. With backgrounds in both academic teaching and top legal practice, the author team combines to produce a work which is both intellectually stimulating and highly practical. The new edition includes a new expanded section on privacy. The book is an ideal course companion for undergraduates and postgraduates on law and business-related courses. It is also a useful reference for company secretaries, in-house lawyers and contracts managers. Principles of Property Law offers a critical and contextual analysis of fundamental property law, providing students with the tools to enable them to make sense of English land law rules in the context of real-

world applications. This new book adopts a contextual approach, placing the core elements of a qualifying law degree property and land law course in the context of general principles and practices as they have developed in the UK, and other jurisdictions in response to a changing societal relationship with a variety of factors. Also drawing on concepts of property developed by political theorists, economists and environmentalists, *Principles of Property Law* gives students a clear understanding of how property law works, why it matters, and how the theory connects with the real world. Suitable for undergraduates studying property and land law in England, Wales and Northern Ireland, as well as postgraduate students seeking an accessible analysis. Well-selected and authoritative, *Palgrave Core Statutes* provide the key materials needed by students in a format that is clear, compact and very easy to use. They are ideal for use in exams. Well-selected and authoritative, *Palgrave Core Statutes* provide the key materials needed by students in a format that is clear, compact and very easy to use. They are ideal for use in exams. A great deal of economics is about law - the functioning of markets, property rights and their enforcement, financial obligations, and so forth - yet these legal



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in exams. Multi-owned properties make up an ever-increasing proportion of commercial, tourist and residential development, in both urban and rural landscapes around the world. This book critically analyses the legal, social and economic complexities of strata or community title schemes. At a time when countries such as Australia and the United States turn ever larger areas into strata title/condominiums and community title/homeowner associations, this book shows how governments, the judiciary and citizens need to better understand the ramifications of these private communities. Whilst most strata title analysis has been technical, focusing on specific sections of legislation, this book provides higher level analysis, discussing the wider economic, social and political implications of Australia's strata and community title law. In particular, the book argues that private by-laws, however desirable to initial parties, are often economically inefficient and socially regressive when enforced against an ever-changing group of owners. The book will be of particular interest to scholars and legal practitioners of property law in Australia, but as the Australian strata title model has formed the basis for legislation in many countries, the book draws out lessons and analysis that will

be of use to those studying privately-owned communities across the world. An important collection examining how socio-legal studies and empirical legal research can be integrated into the law curriculum, looking at both core qualifying subjects and stand-alone socio-legal modules, and considering theoretical and methodological approaches combined with practical examples. A selection of British and international statutes relating to intellectual property law. The statutes come without commentary, so that they can be used easily under exam conditions. Landmark Cases in Property Law explores the development of basic principles of property law in leading cases. Each chapter considers a case on land, personal property or intangibles, discussing what that case contributes to the dominant themes of property jurisprudence – How are property rights acquired? What is the content of property rights? What are the limits or boundaries of property? How are property rights extinguished? Individually and collectively, the chapters identify a number of important themes for the doctrinal development of property institutions and their broader justification. These themes include: the obscure and incremental development of seemingly foundational principles, the role of instrumentalism in property reasoning, the

influence of the law of tort on the scope of property doctrines, and the impact of Roman legal reasoning on the common law of property. One or more of these themes (and others) is revealed through careful case analysis in each chapter, and they are collected and critically explored in the editors' introductions. This makes for a coherent and provocative collection, and ensures that Landmark Cases in Property Law will be lively and essential reading for scholars, practitioners, and all those interested in the development of property principles at law. Fourteen philosophers, economists and legal scholars address the question 'Can intellectual property rights be fair?' What differentiates intellectual from real property? Should libertarians or Rawlsians defend IP rights? What's wrong with free-riding? How can incentives be taken into account by theories of justice?

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