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COMMERCIAL INJUNCTIONS

MAREVA INJUNCTIONS AND ANTON PILLER RELIEF

This work provides an up-to-date statement of the law and practice relating to Mareva injunctions and Anton Piller orders. This edition has been updated and expanded to include new cases, a new section on fraud and constructive trusts and a new Practice Direction

DROITS JUDICIAIRES EN EUROPE

Maklu Procedural law is of vital importance in Europe. Nowadays, people and companies that intend to settle in Europe still are being confronted with a huge amount of different national procedures and a hallucinating number of regulations in the procedural field. Just consider the different procedural costs, strict time limits, prescription periods, notices of appeal, etc. Unlike other branches of law, historical or cultural impediments to the harmonisation of European procedural laws play a far more inferior role than technical aspects. Eventually, all comes down to the question: How can one lead a case to a result on a fast way and without high costs? In this publication, Europe's leading proceduralists share their views on the approximation of procedural laws. A specific in-depth analysis is made concerning enforcement, summary proceedings, fast-track proceedings and complex litigation. In 4 languages: English, Dutch, French and German.

MODERN MARITIME LAW (VOLUME 1)

JURISDICTION AND RISKS

CRC Press This unique title examines in depth issues of jurisdiction, maritime law and practice from a modern perspective and highlights the importance of risk management with a view to avoiding pitfalls in litigation or arbitration and minimising exposure to liabilities. The third edition has been fully revised and restructured into two self-contained volumes, the first covering jurisdictional issues and risks and the second exploring the diverse aspects of maritime law, risks and liabilities. The book continues to provide succinct analysis of the key principles and precedents of maritime law, a detailed account of important decisions, and incorporates developments in regulation, Codes of good practice and international Conventions. The first volume tackles a wealth of complex jurisdictional aspects, ranging from the enforcement of maritime claims to a detailed analysis of the conditions of arrest of ships, including reconsideration of wrongful arrest, beneficial ownership, forum non-convenience and limitations upon the jurisdiction of the English courts. Key features of Volume One: Expert analysis of the very latest case law, including noteworthy cases in international jurisdictions Highlights important recent changes and developments in: piercing the corporate veil - State immunity conflict of laws and jurisdictions stay of proceedings for breach of jurisdiction or arbitration agreements issues arising from tiered dispute resolution clauses anti-suit injunctions Timely examination of the EU jurisdiction scheme and the Review of the Brussels I Regulation New Chapter on Freezing Injunctions as compared with the US Rule B Attachment This book serves as an invaluable reference for lawyers, academics, and a host of shipping and risk management professionals worldwide. Purchase Volumes 1 and 2 of the Modern Maritime Law together for a reduced price at <http://www.routledge.com/books/details/9780415843201/>

INTELLECTUAL PROPERTY LAW

Oxford University Press, USA Bently and Sherman's Intellectual Property Law is the definitive textbook on the subject. The authors' all-embracing approach not only clearly sets out the law in relation to copyright, patents, trade marks, passing off, and confidentiality, but also takes account of a wide range of academic opinion enabling readers to explore and make informed judgements about key principles. The particularly clear and lively writing style ensures that even the most complex areas are lucid and comprehensible.

MODERN MARITIME LAW AND RISK MANAGEMENT

CRC Press Modern Maritime Law and Risk Management provides comprehensive coverage of contemporary international admiralty and maritime law in an easily accessible style. It brings together substantive law, jurisdictional issues and international aspects of maritime liabilities and compensation with a practical discussion of modern risk management. The book is an essential guide for marine lawyers worldwide, students, shipowners, ship managers, salvors, shipbrokers, mortgagees, P&I Clubs, shipbuilders, port authorities, classification societies, regulators and other shipping and risk management professionals. With a wealth of information covered, the book is helpfully divided into four parts - Admiralty Jurisdiction and Procedure; Substantive Law; International Conventions; and Safety at Sea.

ABUSE OF PROCEDURAL RIGHTS:COMPARATIVE STANDARDS OF PROCEDURAL

Kluwer Law International B.V. In a very meaningful way, the health of a judicial system may be judged by the care with which its procedural rights are observed. Now, in a book that takes stock of this important element as it is currently used or abused in a number of the world's legal systems, eighteen outstanding scholars approach the subject through an analysis of the following factors: the theoretical and moral implications of procedural abuses the subjects who commit them the typologies of abusive practices the consequences of abusive practices Several authors report on practices in their own countries, revealing distinct evidence of a significant degree of lowered procedural standards in the United States, several European countries, Australia, Japan, and Latin America. General and final reports provide a comparative framework for an analytical study that will repay the study of anyone concerned with the fairness of our legal institutions.

MARITIME LAW

CRC Press Now in its third edition, this authoritative guide covers all of the core aspects of maritime law in one distinct volume. Maritime Law is written by a team of leading academics and practitioners, each expert in their own field. Together, they provide clear, concise and fully up-to-date coverage of topics ranging from bills of lading to arrest of ships, all written in an accessible and engaging style. As English law is heavily relied on throughout the maritime world, this book is grounded in English law whilst continuing to analyse the key international conventions currently in force. Brand new coverage includes: Regulation (EU) No 1215/2012 of the European Parliament and of the Council of 12 December 2012 on jurisdiction and the recognition and enforcement of judgments in civil and commercial matters (recast) The coming into force of the 2006 Maritime Labour Convention and the Merchant Shipping Regulations 2014 The approval of the 2012 edition of the Norwegian Sale Form Regulation 100/2013 heavily amending Regulation 1406/2002

establishing the European Maritime Safety Agency Greater detail on piracy in the Public International Law chapter and discussion of the M/V Louisa, ARA Libertad and Arctic Sunrise cases in the International Tribunal for the Law of the Sea Expanded sections in the marine insurance chapter Analysis of recent cases including Golden Ocean Group Ltd v Salgaocar Mining Industries PVT Ltd; Starlight Shipping Co v Allianz Marine & Aviation Versicherungs AG and Griffon Shipping Ltd. v Firodi Shipping Ltd. This book is a comprehensive reference source for students, academics, and legal practitioners worldwide, especially those new to maritime law or a particular field therein.

TRUSTS LAW

TEXT AND MATERIALS

Cambridge University Press Always the serious student's choice of a Trusts Law textbook, this new edition once again provides a clear examination of the rules in the detail required by the advanced undergraduate. This fifth edition retains its hallmark combination of a contextualized approach and a commercial focus. The authors' commentary has been increased throughout this new edition whilst the fresh design clearly highlights the cases and materials extracts. Recent statutory developments, such as the Charities Act 2006, and the impact of a wealth of new cases are explored, the examination of the law of trusts and taxation is restructured and comparative examples help students understand the new directions being taken in the areas of trust law and equitable remedies. Trusts Law brings a modern perspective to a subject often perceived as traditional, with suggestions for further reading guiding the student to contemporary debates.

LAW FOR NON-LAW STUDENTS

Routledge Law for Non-Law Students is written in a clear and readable style and aims to make the law understandable for readers at undergraduate or comparable level. It explains the practical influences under which the law has been formed, so that the student will be better able to understand why the law has developed in the way that it has. It gives lots of straightforward examples as to how the law works in practice and aims to equip students with the ability to appraise the effectiveness of the law in a particular circumstance rather than simply providing a list of rules for the student to regurgitate at exam time. The facts of the more important cases are given in some detail to enable the student to appreciate the range of factors which the court may have taken into account in reaching its decision. The new edition has been updated to take account of all recent developments, both in relation to statute and to case law. Certain chapters, particularly in the area of sale of goods, have been substantially rewritten and expanded in an attempt to give more detail, while at the same time remaining student-friendly. New chapters on Agency and Negligence have been added. This new edition should be suitable for most courses which have a law element.

TEXT, CASES AND MATERIALS ON EQUITY AND TRUSTS

Routledge Text, Cases and Materials on Equity and Trusts has been considerably revised to broaden the focus of the text in line with most LLB core courses to encompass equity, remedies and injunctions and to take account of recent major statutory and case law developments. The new edition features increased pedagogical support to outline key points and principles and improve navigation; 'notes' to encourage students to reflect on areas of complexity or controversy; and self-test questions to consolidate learning at the end of each chapter. New to this edition: is a detailed examination of The Civil Partnership Act 2004 and the Charities Act 2006 important case law developments such as Stack v Dowden (constructive trusts and family assets), Oxley v Hiscock (quantification of family assets), Barlow Clowes v Eurotrust (review of the test for dishonesty), Abou-Ramah v Abacha (dishonest assistance and change of position defence), AG for Zambia v Meer Care & Desai (review of the test for dishonesty), Horley Town Football Club (gifts to unincorporated association), Re Loftus (defences of limitation, estoppel and laches), Templeton Insurance v Penningtons Solicitors (Quistclose trust and damages) and many more are new chapters on the equitable remedies of specific performance, injunctions, rectification, rescission and account are extracts from the Law Commission's Reports and consultation papers on 'Sharing Homes' and 'Trustee Exemption Clauses' as well as key academic literature and debates. The structure and style of previous editions have been retained, with an emphasis on introductory text and case extracts of sufficient length to allow students to develop analytical and critical skills in reading legal judgments. Substantial author commentary helps the text give the flow, coherence and direction of a textbook whilst providing the reader with a wide range of primary and secondary material from a variety of sources. A supporting Companion Website provides twice-annual updates to the cases and legislation discussed within the text; answers to the questions contained within the text, and sample essay questions. <http://www.routledgecavendish.com/textbooks/9780415442947>

PRACTICE NOTES ON DEBT RECOVERY

Routledge The third edition of this popular book brings the law relating to debt recovery fully up to date.

INTELLECTUAL PROPERTY LAW CORE TEXT

Oxford University Press This book provides students with a basic understanding of intellectual property law. Covering the six main areas of patents, copyright, industrial designs, confidential information, unregistered and registered trademarks, it places intellectual property in its wider context.

PRACTICE NOTES ON COUNTY COURT PROCEDURE

Routledge 1999 saw the greatest revolution in civil practice and procedure for over 100 years with the introduction of the civil Procedure Rules and Practice Directions. Introduced as a result of Lord Woolf's report on the reform of the civil courts' Access to Justice, the new rules have revolutionized the way that civil disputes are now resolved. The emphasis is now on settlement and co-operation between the parties under the umbrella of the Overriding Objective. Also introduced was the principle of the proportionality, a new concept to civil practice. Reforms have also been carried out on contentious areas such as Experts, Disclosure and Costs. Case management has now been taken out of the hands of the lawyers and put firmly in the hands of the courts. As with any radical change in legal practice, teething problems have had to be dealt with and since the new rules were introduced there have been many amendments both to the rules and the Practice directions, as well as a whole new body of case law. It is imperative to all those in practice affected by such immense changes that they are put into an accessible format - and this new edition does exactly that. An invaluable and practical guide to the new procedures, it does not merely document the newest developments but also puts them in context of their practical application. Concise and extremely affordable this book will enable the busy practitioner to grasp the fundamental points with ease.

EQUITY AND TRUSTS

Routledge Atkins' Equity and Trusts is an ideal choice for all undergraduate and GDL students looking for a comprehensive yet accessible core textbook. The author's clear writing style and focus on modern case law demystify difficult concepts and help to bring this complicated and dry subject to life. The author provides students with a clear understanding of the law through the use of vital pedagogic methods such as flow-charts, diagrams and highlighted text-boxes, whilst keeping the focus on recent case law. Equity and Trusts is shown to be a live, growing and developing subject, with an important historical underpinning that ensures students gain a sound grasp of key material and understand both its history and current application. Features include: • As you read aids deeper understanding by highlighting key points to bear in mind whilst working through each chapter • Key learning points help students clarify complex issues and draw attention to important concepts • Explaining the law assists in placing principles in a wider context by focussing attention on important individual cases • Key Glossary terms help readers through by providing on the spot definitions of key terms • Useful things to read signposts the way to further understanding and higher marks by providing an invaluable annotated guide to primary and secondary further reading Scott Atkins (LLB, Dip LP, FHEA, Solicitor (non-practising)) is a Senior Lecturer in Law at the University of Derby and a Visiting Professor at the Institute of Law, Jersey. Scott has enjoyed teaching both Contract Law and Equity & Trusts to students for a number of years and views learning law as a partnership between student and tutor.

CIVIL PROCEDURE

Cavendish Publishing This textbook provides a comprehensive account of the most important new Civil Procedure Rules, Practice Directions and Pre-action Protocols, which make up our newly reformed civil procedure system. The substance of the rules are considered in detail and their effect explained to make it clear how they operate in practice. Case law is examined to demonstrate how the court applies the rules in practice. The Woolf Reforms are used to explain the rationale of the new system.; The book provides not only a clear

guide to the meaning of the new rules but also a vital insight into the new culture, typified by case management, proportionality and the overriding objective, which has fundamentally reformed the principles on which our civil procedure system is based. A critique is given of the merits of the reforms and the likelihood that they will achieve their objectives.

THE ASSET TRACING AND RECOVERY REVIEW

THE MODERN CIVIL PROCESS

JUDICIAL AND ALTERNATIVE FORMS OF DISPUTE RESOLUTION IN ENGLAND

[Mohr Siebeck](#) Examines court proceedings, as well as settlement, mediation and arbitration.

CASES AND MATERIALS ON EQUITY AND TRUSTS

[Oxford University Press](#) In a subject heavily reliant on the specifics of case law, *Cases and Materials on Equity and Trusts* provides an essential reference source for students. The tenth edition contains a diverse range of relevant and interesting cases, statutory material, academic writing, and official proposals for law reform. Where appropriate, legal materials are accompanied by non-legal literary texts with a view to making legal points more interesting and memorable. Gary Watt continues to combine the highly-regarded, rigorous scholarship and student-focused approach established through previous editions in his expertly-selected choice of materials and commentary. Utilizing key features as tools to assist students' learning and revision, including questions, suggestions for further reading, and notes, Gary Watt threads the broad spectrum of equity case law together with his unique flair, making it an engaging and insightful companion to a course in trusts. Online Resource Centre The tenth edition is supported by an Online Resource Centre, offering: * Suggested answers to questions in the book * Video lectures presented by Gary Watt, introducing key areas of debate within the subject * General guidance on answering essay questions * General guidance on answering problem scenarios * Flashcard glossary of key legal terms * Updates to the law post-publication * Web links to useful websites

READER'S GUIDE TO THE SOCIAL SCIENCES

[Routledge](#) This 2-volume work includes approximately 1,200 entries in A-Z order, critically reviewing the literature on specific topics from abortion to world systems theory. In addition, nine major entries cover each of the major disciplines (political economy; management and business; human geography; politics; sociology; law; psychology; organizational behavior) and the history and development of the social sciences in a broader sense.

EQUITY & TRUSTS

TEXT, CASES, AND MATERIALS

[Oxford University Press](#) Rev. ed. of: *Complete equity & trusts*. 2009.

THE ENGLISH LEGAL SYSTEM

2012-2013

[Routledge](#) Slapper and Kelly's *The English Legal System* explains and critically assesses how our law is made and applied. Annually updated, this authoritative textbook clearly describes the legal rules of England and Wales and their collective influence as a sociocultural institution. This latest edition of *The English Legal System* presents and analyses changes made to the legal system by the coalition government, and digests recent legislation and case law. The Constitutional Reform and Governance Act 2010, the Crime and Security Act 2010, the Coroners and Justice Act 2009, new European law, and the latest decisions of the Supreme Court are all incorporated into the text, and this edition also digests recent research on the work of juries and the criminal courts, and the 2011 changes to the regulation of, and Government contributions towards, legal services. Key learning features include: a clear and logical structure with short, manageable, well-structured individual chapters; useful chapter summaries which act as a good check point for students; sources for further reading and suggested websites at the end of each chapter to point students towards further learning pathways; an online skills network including how tos, practical examples, tips, advice and interactive examples of English law in action. Relied upon by generations of students, Slapper and Kelly's *The English Legal System* is a permanent fixture in this ever evolving subject.

THE ENGLISH LEGAL SYSTEM

2009-2010

[Routledge](#) First Published in 2009. Routledge is an imprint of Taylor & Francis, an informa company.

ENGLISH LAW

[Routledge](#) Whether you are engaged in the study of law, are considering studying law at university, are a business professional or want to find out more about the law in general, Slapper and Kelly's *English Law* offers a clear, lively and reliable point of entry to the law in England and Wales. Presented in an easy-to-read style, it provides readers with an accurate explanation of how the English legal system currently works and the content of English law in all its key areas of operation, including criminal law, contract law and the law of negligence. An invaluable introduction, *English Law* is an excellent resource for students of the English legal system and English law, as well as for professionals and general readers.

LEXICON OF TRUST & FOUNDATION PRACTICE

[Lulu.com](#) *Lexicon of Trust & Foundation Practice* provides essential support for trustees, trust advisers, private bankers, insurers, estate practitioners and all those who need to know the meanings and importance of words and expressions concerned with trusts, private foundations and asset planning vehicles.

INTELLECTUAL PROPERTY LAW: TEXT, CASES, AND MATERIALS

[Oxford University Press](#) This book provides a full and clear exposition of the fundamentals of intellectual property law in the UK. It combines excerpts from cases and a broad range of secondary works with insightful commentary from the authors which will situate the law within a wider international context.

ENFORCEMENT OF MARITIME CLAIMS

[CRC Press](#) The fourth edition consists of consideration of all aspects of the jurisdiction of English courts and arbitrators over maritime claims, applicable law, judgments, remedies and security interests, including the continuing critical impact of membership of the

European Union. The comprehensive updating encompasses legislative, convention and judicial developments since the publication of the last edition in 2000 - in particular the replacement of the amended Brussels Jurisdiction and Judgments Convention 1968 by Council Regulation 44/2001 and its effect on other maritime convention jurisdiction provisions, relevant Civil Procedure Rules and judicial interpretation of both.

Q & A REVISION GUIDE: EQUITY AND TRUSTS 2012 AND 2013

Oxford University Press Q&A Equity and Trusts offers a lifeline to students revising for exams. It provides clear guidance from experienced examiners on how best to tackle exam questions, and gives students the opportunity to practise their exam technique and assess their progress.

A PRACTICAL GUIDE TO TRADE MARK LAW

Sweet & Maxwell The fourth edition of this legal guide for advisers of housing associations and housing association tenants provides comprehensive coverage of this area of law. It incorporates wide-ranging changes in law and policy, including the shift towards a more holistic approach

CIVIL PROCEDURE

THE CIVIL PROCEDURE RULES

ENGLISH LEGAL SYSTEM

Oxford University Press How is the English legal system structured and who takes part in it? Does the system ever get it wrong? This new textbook provides a clear and accessible guide to the workings of the English legal system. Features such as 'thinking points', 'key debates', and 'talking points' help you to engage with the key areas of debate and controversy, giving you an excellent grounding for the rest of your studies. Online Resource Centre: An Online Resource Centre provides:- 150 multiple choice questions with answers and feedback- Regular updates- Practical examples of essay questions and answers

STOLEN ASSET RECOVERY

A GOOD PRACTICES GUIDE FOR NON-CONVICTION BASED ASSET FORFEITURE

World Bank Publications This book is a first-of-its-kind, practice-based guide of 36 key concepts?legal, operational, and practical--that countries can use to develop non-conviction based (NCB) forfeiture legislation that will be effective in combating the development problem of corruption and recovering stolen assets.

A PRACTICAL APPROACH TO TRADE MARK LAW

Oxford University Press A new edition of a well established text, and now part of the renowned Oxford University Press 'A Practical Approach' series, A Practical Approach to Trade Mark Law fourth edition provides a comprehensive, digestible and accessible introduction to trade mark law, explaining the technicalities of the law in plain, non-technical language.

THE MAREVA INJUNCTION AND ANTON PILLER ORDER

PRACTICE AND PRECEDENTS

Lexis Law Publishing (Va)

BUSINESS LAW

Pearson UK MacIntyre's Business Law is the foremost text for non-law students seeking an understanding of the legal principles that apply to business. Each chapter begins with a clear outline of the topics to be covered, helping you break your learning down into manageable chunks and fully grasp all aspects of the subject. In addition, the text offers key points to guide your learning and tasks to help you apply what you have learned to business situations. Each chapter ends with a series of multiple-choice questions and a selection of in-depth problem questions. A Lecturer's Guide, made available to lecturers who adopt the book, provides suggested answers to all of the multiple-choice and problem questions.

THE LAW OF EQUITABLE REMEDIES

Essentials of Canadian Law This new edition traces the development in the Canadian law of equitable remedies, greatly influenced by decisions of the Supreme Court of Canada which, since the first edition, has ruled on the availability of Anton Piller orders, specific performance, equitable compensation, and rectification. Beyond these substantive equitable remedies the Supreme Court has also opined on a number of occasions about the nature of modern equity in Canada; in effect, breathing life into equity's distinctive methodology. New areas covered in this edition include the maxims of equity; the appropriate default test for interlocutory injunctions including new discussion on when it is appropriate to allow a view of the merits of the substantive dispute to determine the interlocutory proceedings; the general principles of specific performance, including a critique of the current law on enforcement of keep-open clauses; the contemporary impact of the Supreme Court of Canada's rulings on the availability of specific performance, particularly for those who invest in IA a discussion of equitable damages and equitable compensation which includes new commentary on when damages are assessed that go beyond compensation and toward disgorgement; and new material on rectification, including a section on rectification and taxation cases.

THE LAW OF TORT

The law of tort occupies a central position in defining the legal obligations between individuals not to cause each other harm or injury. For academics it is a crucial area of study and for practitioners it is an essential area of knowledge. Covering a wide range of issues, from the characteristics of tortious liability to the abuse of the legal process, this new book provides an accessible, comprehensive and authoritative account of the law as it is and how it is likely to develop. It is an indispensable reference which will broaden the practitioner's understanding and knowledge of what is a fast-moving and complex area of law.

REMEDIES RECLASSIFIED

Oxford University Press on Demand This book is about the law of remedies. It establishes the boundaries of this discrete area of law and provides a new classification of remedies. Zakrzewski first examines the difficulties of the term 'remedy', and identifies the most robust notion of a remedy. Remedies are broadly approximated to court orders; more strictly, they are the rights arising from these orders. This enables a rigorous separation of remedies from substantive rights, that is, rights which exist before the making of a court order. The author then reviews established classifications of remedies, showing how they are seriously deficient and developing a new taxonomy based upon the relationship between substantive rights and remedies. This provides a much better understanding of that

relationship, especially of the role of judicial discretion in the granting of remedies. The book then moves on to provide an overview of remedies in private law within the new analytical framework. It shows how each order that may be made by a court in a civil case gives effect to the substantive rights of the parties to the dispute. Particular primary and secondary (or remedial) rights, such as rights to damages, are carefully disentangled from the remedies which effectuate them, and the similarities and differences between various remedies are revealed. This book provides a new way to view remedies and substantive rights. It insists that the law of remedies must not reproduce parts of the law of substantive rights under a different name. For the first time, remedies are established as a stable and distinct area of law.

FAMILY LAW

Routledge Family Law provides a comprehensive foundation in the key topics covered by courses. It explains the basic principles of the law and practice in their social, economic and historic context, enabling the reader to understand the doctrinal and practical impact of current radical changes in family law in response to cultural and other influences. This second edition has been fully updated in the light of on-going changes to the family justice system including: the modernisation of family justice including the new Family Court Atypical formation of the contemporary family: genetic, adoptive, social or through HAR the proposed administrative extra-judicial divorce process financial orders on married and unmarried family relationship breakdown enhanced parental responsibility, 'Parental Agreements' and 'Child Arrangement Orders' the treatment of post separation parenting (and the new DWP child support system) reforms to public child law, including changes to adoption same-sex marriage and the impact on traditional marriage and cohabitation Visit the companion website for practice questions, updates to the law and podcasts by the author at <http://www.routledge.com/cw/burton-9780415583640>

HABEAS CORPUS

FROM ENGLAND TO EMPIRE

Harvard University Press We call habeas corpus the Great Writ of Liberty. But it was actually a writ of power. In a work based on an unprecedented study of thousands of cases across more than five hundred years, Paul Halliday provides a sweeping revisionist account of the world's most revered legal device. In the decades around 1600, English judges used ideas about royal power to empower themselves to protect the king's subjects. The key was not the prisoner's "right" to "liberty"—these are modern idioms—but the possible wrongs committed by a jailer or anyone who ordered a prisoner detained. This focus on wrongs gave the writ the force necessary to protect ideas about rights as they developed outside of law. This judicial power carried the writ across the world, from Quebec to Bengal. Paradoxically, the representative impulse, most often expressed through legislative action, did more to undermine the writ than anything else. And the need to control imperial subjects would increasingly constrain judges. The imperial experience is thus crucial for making sense of the broader sweep of the writ's history and of English law. Halliday's work informed the 2008 U.S. Supreme Court ruling in *Boumediene v. Bush* on prisoners in the Guantanamo detention camps. His eagerly anticipated book is certain to be acclaimed the definitive history of habeas corpus.