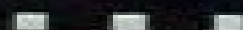


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largely unnoticed transition of PIL from the idealism of the nineteenth century to the pragmatic eclecticism and pluralism of the twenty first century

**Paving the Way** Herma Hill Kay, 2021-04-13 The first wave of trailblazing female law professors and the stage they set for American democracy When it comes to breaking down barriers for women in the workplace Ruth Bader Ginsburg's name speaks volumes for itself but as she clarifies in the foreword to this long awaited book there are too many trailblazing names we do not know Herma Hill Kay former Dean of UC Berkeley School of Law and Ginsburg's closest professional colleague wrote *Paving the Way* to tell the stories of the first fourteen female law professors at ABA and AALS accredited law schools in the United States Kay who became the fifteenth such professor labored over the stories of these women in order to provide an essential history of their path for the more than 2 000 women working as law professors today and all of their feminist colleagues Because Herma Hill Kay who died in 2017 was able to obtain so much first hand information about the fourteen women who preceded her *Paving the Way* is filled with details quiet and loud of each of their lives and careers from their own perspectives Kay wraps each story in rich historical context lest we forget the extraordinarily difficult times in which these women lived *Paving the Way* is not just a collection of individual stories of remarkable women but also a well crafted interweaving of law and society during a historical period when women's voices were often not heard and sometimes actively muted The final chapter connects these first fourteen women to the second wave of women law professors who achieved tenure track appointments in the 1960s and 1970s carrying on the torch and analogous challenges This is a decidedly feminist project one that Justice Ruth Bader Ginsburg advocated for tirelessly and admired publicly in the years before her death

**Justice, Justice Thou Shalt Pursue** Ruth Bader Ginsburg, Amanda L. Tyler, 2023-03-07 Ruth Bader Ginsburg's final book offers an intimate look at her extraordinary life and details her lifelong pursuit for gender equality and a more perfect Union In the fall of 2019 Justice Ruth Bader Ginsburg visited the University of California Berkeley School of Law to honor her friend the late Herma Hill Kay with whom Ginsburg had coauthored the very first casebook on sex based discrimination in 1974 During Justice Ginsburg's visit she shared her life story with Amanda L. Tyler a Berkeley Law professor and former Ginsburg law clerk Their intimate conversation is recorded here in *Justice Justice Thou Shalt Pursue* along with previously unpublished materials that detail Ginsburg's long career These include notable briefs and oral arguments Ginsburg's last speeches and her favorite opinions that she wrote as a Supreme Court Justice many in dissent along with the statements that she read from the bench in those important cases Each document was carefully chosen by Ginsburg and Tyler to tell the litigation strategy at the heart of Ginsburg's unwavering commitment to achieve a more perfect Union Ruth Bader Ginsburg was an advocate and jurist for gender equality ensuring that the United States Constitution leaves no person behind and allows every individual to achieve their full human potential Her work transformed not just the American legal landscape but American society As revealed in these pages Ginsburg dismantled long entrenched systems of discrimination based on outdated stereotypes by showing how such laws hold back both genders With her death

the country lost a hero whose incredible life and legacy made the United States a society in which We the People for whom the Constitution is written includes everyone

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**Arthur T. von Mehren und das internationale Zivilverfahrensrecht im transatlantischen Dialog** Ina Vedie, 2017-10-18 Long description Ina Vedie r ckt die Lehren des US Amerikaners Arthur Taylor von Mehren 1922 2006 in den Mittelpunkt der transatlantischen Rechtsvergleichung Sie untersucht Fragen der internationalen Zust ndigkeit Verfahrenskoordinierung und Urteilsanerkennung Der Einfluss von Mehrens auf die Arbeiten der Haager Konferenz f r IPR wird vor dem Hintergrund des aktuellen Judgments Project analysiert

Philosophical Foundations of Private International Law Roxana Banu, Michael S. Green, Ralf Michaels, 2024-05-22 Private international law has long been understood as a doctrinal and technical body of law without interesting theoretical foundations or implications By systematically exploring the rich array of philosophical topics that are part of the fabric of private international law Philosophical Foundations of Private International Law fills a significant and long standing void in the legal and philosophical literature The contributions to this volume are testimony to the significant potential for interaction between philosophy and private international law Some aim to expand and rethink classical jurisprudential theories by focusing on law beyond the state and on the recognition of foreign law and judgments in domestic courts Others bring legal and moral theories to bear on traditional debates in private international law such as legal pluralism transnational justice the interpretation of foreign legal policies and the boundaries of the legal system Several engage with the history of both private international law and legal and political philosophy They point to missed opportunities when philosophers ignored law s transnational dimensions or when private international law scholars failed to position their theories within broader philosophical schools of thought Some seek to complete past attempts to articulate the philosophical dimensions of private international law that were never carried through Thought provoking and topical this volume displays the varied themes cutting through the disciplines of private international law and philosophy

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briefs available Redesigned for greater student accessibility Sample brief with element descriptions called out Redesigned chapter opener provides rule of law and page number for each brief Quick Course Outline chart included with major titles Revised glossary in dictionary format Set-off Defences in International Commercial Arbitration Christiana Fountoulakis, 2010-12-22 The book deals with set off in international arbitration proceedings In these proceedings set off is frequently the tool relied upon to resist a claim At the same time the legal intricacies make it hard to use The first part of the book provides a survey of set off including its definition significance and functions The second part offers a thorough comparative analysis of selected European laws of set off and reveals the dramatic differences between them The third and last part of the book deals with the problematic consequences of these differences and shows the limits and the inadequacy of the traditional choice of law doctrines While demonstrating how to overcome the practical hurdles of the present situation the third part also offers normative alternatives that should provide significant help in the adjudication of commercial disputes This title is included in Bloomsbury Professional's International Arbitration online service **The Role of Ethics in International Law** Donald Earl Childress, III, 2011-11-14 The purpose of this book is to explore what role ethical discourse plays in public and private international law The book seeks 1 to delineate the role of ethical investigation in creating sustaining challenging and changing international law and 2 to open up a conversation between two related disciplines public and private international law that frequently labor in different vineyards By examining the role of ethical discourse in international law's public and private dimensions this volume will hopefully open new avenues for cross disciplinary exchange in these important fields and related disciplines The chapters in this book show that there is a way to engage the ethical dimension of international law without seeking to use ethics as raw politics and the will to power

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