Eventually, you will utterly discover aextra experience and skill by spending more cash. still when? get you agree to that you require to get those every needs subsequent to having significantly cash? Why dont you attempt to acquire some basic thing in the beginning? Thats something that will guide you to understand even more all but the globe, experience, some places, later than history, amusement, and a lot more?

The UN Convention on the Rights of the Child-Sharon Dettick 1990-05-27 A

The United Nations Convention Against Torture and Its Optional Protocol-Manfred Nowak 2019-11-14 The prohibition of torture - the right to physical and mental integrity - is guaranteed in the strongest terms under international law. It is protected as an absolute right, non-derogable even in times of war or public emergency under many human rights treaties and is generally accepted as a part of customary international law and even us common law. The main instrument to combat torture within the framework of the United Nations is the Convention Against Torture and other Cruel, Inhuman, or Degrading Treatment or Punishment (CAT). This Convention of 1984 prohibits torture in all situations and recognizes the need to protect victims of torture and persons at risk of torture. The Convention also provides for the prevention of torture and for the right to redress and reparation for victims of torture.

The UN Convention on the Rights of the Child-Christine Heiss 1998-08-19 This is an article by article commentary on the UN Convention on the Rights of the Child (CRC), which provides an article by article analysis of all substantive, organizational, and procedural provisions of the CRC. Every article is followed by an in-depth exploration of the nature and scope of State obligations deriving from that article. The series constitutes an essential tool for actors in the field of children’s rights, including academics, students, judges, grassroots workers, governmental, non-governmental and international officials. The series is sponsored by the Belgian Federal Science Policy Office.

A Commentary on the United Nations Convention on the Rights of the Child-Philpott Dorothy 1996-06-30 This volume constitutes a commentary on Article 13 of the United Nations Convention on the Rights of the Child, which provides an article by article analysis of all substantive, organizational, and procedural provisions of the CRC. Every article is followed by an in-depth exploration of the nature and scope of State obligations deriving from that article. The series constitutes an essential tool for actors in the field of children’s rights, including academics, students, judges, grassroots workers, governmental, non-governmental and international officials. The series is sponsored by the Belgian Federal Science Policy Office.
This Commentary provides the first comprehensive legal article-by-article analysis of the provisions of the Convention on the Rights of Persons with Disabilities (CRPD). The Convention is the key international human rights instrument exclusively devoted to persons with disabilities and the centerpiece of international efforts to address inequalities and barriers they encounter to the full enjoyment of human rights. The book discusses the Convention’s position within existing international human rights law and within the framework of the United Nations measures to protect the rights of people with disabilities. Starting with the background of all the Convention’s articles, including the travaux préparatoires, this Commentary examines each provision’s substance and interpretation, and explores the significance of each right, its legal scope and relationship with other international legal norms and principles. A unique contribution also analyses the Optional Protocol to the Convention. In addition to enriching academic studies of international human rights law, the book provides insights into the practical operation of the Convention’s provisions by assessing the practice of the CRPD Committee, the activities of relevant international and regional human rights bodies in enforcing the rights of persons with disabilities and the contracting parties’ implementation practices. Relevant European Court of Human Rights, the Court of Justice of the European Union and, if appropriate, other regional jurisdictions’ case law, as well as the jurisprudence of domestic courts, are taken into consideration. Contributions from leading scholars and international experts make this book an indispensable resource for lawyers, academics, students, journalists, international organizations, NGOs and other stakeholders wanting to better understand the rights of people with disabilities. Furthermore, it makes a valuable contribution to appraising the impact of the Convention in the legal orders of contracting parties and to charting the way forward in the protection of the rights of persons with disabilities.

Commentary on the UN Sales Law (CISG)-Christoph Brunner 2019-03-18 Buyers and sellers engaging in the cross-border sale of goods are well-advised to be conversant with the United Nations Convention on Contracts for the International Sale of Goods (CISG), which governs international sales contracts. The CISG has been ratified by 89 states, which together account for over three-quarters of all world trade. This practically-oriented, article-by-article commentary on the CISG will be useful to legal practitioners, counsel and arbitrators dealing with international sales contracts. The in-depth annotations deal extensively with the legal issues likely to arise under each CISG article. The annotations include up-to-date analyses of state court and arbitral decisions, the legal doctrines derived from these decisions, and relevant scholarship to date. Among the issues and topics discussed are: the following: interface with national laws; scope of application; obligations of seller and buyer; non-conforming goods and duty to notify; breach of contract and remedies; damages; force majeure exemption; and termination of contract and its consequences. This book is an updated translation of the second German edition of a valued resource in Germany, Switzerland, and Austria, and an authority regularly cited by the Swiss Supreme Court. The commentary is influenced by legal authorities from both civil law and common law backgrounds. Throughout, the contributors refer to the case online ch database, enabling users to locate decisions easily. User-friendly, focused on practical questions, concise but comprehensive, this book-by-article commentary provides a quick and trenchant overview of existing legal opinions and court/arbitral decisions. It will prove immensely valuable to legal practitioners, facilitating their formulation of reliable solutions to legal problems involving the CISG.


UN Convention on Contracts for the International Sale of Goods (CISG)-Stefan Kröll 2015-09-24 A Commentary on the United Nations Convention on the Rights of the Child, Article 33: Protection from Narcotic Drugs and Psychotropic Substances-Damon Barrett 2012-03-28 This volume constitutes a commentary on Article 33 of the United Nations Convention on the Rights of the Child. The Un Convention on the Law of the Non-Navigational Uses of International Watercourses-Laurence Boisson de Chazournes 2019-02-13 The United Nations Convention on the Law of the Non-Navigational Uses of International Watercourses plays a crucial role in protecting and managing international watercourses and other sources of fresh water. Boisson de Chazournes, Mbenge, Tignino, and Sangbana head a team of experts in this Commentary, examining the travaux préparatoires leading to the Convention and the practice that has developed since the adoption of the Convention in 1997. Tackling the rationale and objectives of the provisions, they offer crucial insights to the Convention’s impact on the development of international regime for shared water resources. Examining cross-cutting topics such as the core water principles, the prevention and settlement of water disputes, the relationship between the Convention and other legal instruments, as well as the role of the ICJ and other judicial means to solve water disputes, this book is crucial to all those who seek a deep understanding of water law.

The United Nations Convention Against Torture-Manfred Nowak 2008 This volume provides a thorough commentary on the articles of the Convention against Torture, with historical context and analysis of relevant case law from monitoring bodies, non-governmental, regional and domestic courts.

United Nations Convention on the Law of the Sea-Myron H. Nordquist 1985 These commentaries are based almost entirely on the formal and informal documentation of the Third United Nations Conference on the Law of the Sea (UNCLOS III, 1973-1982), coupled, where necessary, with the personal knowledge of editors, contributors, or reviewers, many of whom were principal negotiators or UN personnel who participated in the Conference.

Article 28-Mieke Verheyde 2006 This volume constitutes a commentary on Article 28 of the United Nations Convention on the Rights of the Child. It is part of the series, “A Commentary on the United Nations Convention on the Rights of the Child,” which provides an article by article analysis of all substantive, organizational and procedural provisions of the CRC and its two Optional Protocols. For every article, a comparison with related human rights provisions is made, followed by an in-depth exploration of the nature and scope of State obligations deriving from that article. The series constitutes an essential tool for actors in the field of children’s rights, including academics, students, judges, grassroots workers, governmental, non-governmental and international officers. The series is sponsored by the “Belgian Federal Science Policy Office.”

Dreitcc-A commentary on the U.N. conv. PA-Mieke Verheyde 2000-11-04 Article 31 [electronic resource]-Paul David 2006 This volume constitutes a commentary on Article 31 of the United Nations Convention on the Rights of the Child. It is part of the series, “A Commentary on the United Nations Convention on the Rights of the Child,” which provides an article by article analysis of all substantive, organizational and procedural provisions of the CRC and its two Optional Protocols. For every article, a comparison with related human rights provisions is made, followed by an in-depth exploration of the nature and scope of State obligations deriving from that article. The series constitutes an essential tool for actors in the field of children’s rights, including academics, students, judges, grassroots workers, governmental, non-governmental and international officers. The series is sponsored by the “Belgian Federal Science Policy Office.”

Article 40-Geraldine Van Bueren 2006 This volume constitutes a commentary on Article 40 of the United Nations Convention on the Rights of the Child. It is part of the series, “A Commentary on the United Nations Convention on the Rights of the Child,” which provides an article by article analysis of all substantive, organizational and procedural provisions of the CRC and its two Optional Protocols. For every article, a comparison with related human rights provisions is made, followed by an in-depth exploration of the nature and scope of State obligations deriving from that article. The series constitutes an essential tool for actors in the field of children’s rights, including academics, students, judges, grassroots workers, governmental, non-governmental and international officers. The series is sponsored by the “Belgian Federal Science Policy Office.”

Article Thirty-seven-William A. Schabas 2006-01 This volume constitutes a commentary on Article 37 of the United Nations Convention on the Rights of the Child. It is part of the series, “A Commentary on the United Nations Convention on the Rights of the Child,” which provides an article by article analysis of all substantive, organizational and procedural provisions of the CRC and its two Optional Protocols. For every article, a comparison with related human rights provisions is made, followed by an in-depth exploration of the nature and scope of State obligations deriving from that article. The series constitutes an essential tool for actors in the field of children’s rights, including academics, students, judges, grassroots workers, governmental, non-governmental and international officers. The series is sponsored by the “Belgian Federal Science Policy Office.”