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MICHIKAZU KOJIMA,SHOZO SAKATA

- ELEGAL CHARTERS AND AVIATION LAW ALENA SOLOVEVA, 2022-07-28 THIS BOOK CONCERNS THE SUBJECT OF ILLEGAL CHARTERS. THE RISKS ASSOCIATED WITH ILLEGAL CHARTERS ARE HIGH, AND THE CONSEQUENCES ARE DIRE AND DIFFERENT FOR ALL THE PARTIES INVOLVED. PILOTS CAN LOSE THEIR HARD-EARNED LICENSES, AIRCRAFT OWNERS MIGHT NOT GET PAID BY THE INSURANCE COMPANIES, BUSINESSES MIGHT BE PROSECUTED AND FINED, CUSTOMERS DO NOT GET WHAT THEY PAID FOR. THE WORST CONSEQUENCE OF AN ILLEGAL CHARTER IS THAT SOMEONE GETS HURT OR KILLED. THE TRAGIC PART IN READING ABOUT A FLIGHT ACCIDENT IS THE UNDERSTANDING THAT AN ILLEGAL CHARTER COULD HAVE BEEN AVOIDED. THE PRESENT BOOK AIMS TO FULFIL THE INDUSTRY'S CALL FOR GREATER AWARENESS, EDUCATION, AND TRANSPARENCY. IT WILL SYSTEMATICALLY AND THOROUGHLY INVESTIGATE THE APPLICATION OF LAW IN A PRACTICAL CONTEXT OF ILLEGAL CHARTERS. IT ENGAGES IN A COMPREHENSIVE COMPARATIVE STUDY ACROSS VARIOUS JURISDICTIONS, SUCH AS THE USA, EUROPE, RUSSIA, ASIA AND THE MIDDLE EAST. THIS TEXT CONSIDERS WHETHER THE ELEMENTS EVIDENCING STATE PRACTICE IN REGULATION OF ILLEGAL CHARTERS ARE PECULIAR TO THE REGION AND LEGAL SYSTEM. IT EXAMINES HOW ILLEGAL CHARTERS CAN BE PREVENTED AND UNDERTAKES THE ANALYSIS OF RISKS AND CONSEQUENCES OF ILLEGAL CHARTERS. THIS IS AN IMPORTANT BOOK THAT IS LIKELY TO HAVE A SIGNIFICANT IMPACT ON EXISTING SCHOLARSHIP REGARDING INTERNATIONAL AND NATIONAL AVIATION LAW AND BE OF INTEREST OF ALL PARTIES INVOLVED IN AVIATION. THIS INCLUDES INDUSTRY PROFESSIONALS, LEGAL PRACTITIONERS, ACADEMICS, POLICY-MAKERS, AND GOVERNMENT OFFICIALS.
- EPORT OF AND PAPERS PRESENTED AT THE EXPERT CONSULTATION ON ILLEGAL, UNREPORTED AND UNREGULATED FISHING, SYDNEY, AUSTRALIA, 15-19 MAY 2000 EXPERT CONSULTATION ON ILLEGAL, UNREPORTED AND UNREGULATED FISHING, 2001 THE ISSUE OF ILLEGAL, UNREPORTED AND UNREGULATED FISHING IN WORLD FISHERIES IS OF SERIOUS AND INCREASING CONCERN. THIS DOCUMENT CONTAINS THE REPORT AND PAPERS PRESENTED A MEETING OF EXPERTS HELD IN MAY 2000, WHICH WAS ORGANISED BY THE GOVERNMENT OF AUSTRALIA IN CO-OPERATION WITH THE FAO. THE PRELIMINARY DRAFT INTERNATIONAL PLAN OF ACTION ELABORATED BY THE EXPERTS IS APPENDED TO THE REPORT OF THE CONSULTATION.

 DETERMINANTS OF ILLEGAL MIGRATION ROBERT WILLIATER SIBARANI, 2018-10-08 DEPORTATION REMAINS A CRITICAL ISSUE WITHIN LABOUR MIGRATION FROM EAST JAVA TO MALAYSIA. THE RESEARCH PRESENTED IN THIS BOOK FOCUSES ON THE MOST PREDOMINANT FACTORS DETERMINING WHY WORKERS FROM EAST JAVA MIGRATE ILLEGALLY TO MALAYSIA. IT FINDS OUT THAT THE DIFFERENCE BETWEEN WAGES BEFORE MIGRATION AND EXPECTED WAGES IN MALAYSIA, THE LOW EDUCATIONAL LEVEL (BELOW JUNIOR SECONDARY SCHOOL), BEING MARRIED, AND BEING BETWEEN 15 AND 30 YEARS OLD INCREASES THE PROBABILITY THE WORKERS FROM EAST JAVA MIGRATE ILLEGALLY TO MALAYSIA. BASED ON THE FINDINGS, THE RECOMMENDATIONS WHICH ARE PROPOSED TO LOCAL GOVERNMENT ARE TO COMMUNICATE ACTIVELY WITH THE MIGRANT CANDIDATES TO EXPLAIN LEGAL MIGRATION, TO IMPLEMENT STRICT CONTROL AGAINST THE PRESENCE OF ILLEGAL AGENTS, AND ENCOURAGE OPENING MORE BRANCHES OF PPTKIS (PRIVATE AGENCY FOR PLACEMENT OF INDONESIAN MIGRANT WORKERS ABROAD) IN THE REMOTE AREAS IN EAST JAVA.
- Proporate Law SBPD Publications Dr. Satish Kumar Saha, Anju Agarwal, 2022-02-19 1. A Brief History of Indian Company Legislation, 2. Introduction of the Company: Meaning, Definitions and Classification, 3. Formation and Incorporation of Company, 4. Memorandum of Association, 5. Articles of Association, 6. Prospectus, 7. Share and Share Capital, 8. Transfer and Transmission of Shares, 9. Appointment and Qualifications of Directors, 10. Meeting of Board of Directors and Its Powers, 11. Managerial Personnel, 12. Annual General Meeting, 13. Declaration and Payment of Dividend, 14. Books of Account and Audit, 15. Inspection, Inquiry and Investigation, 16. Winding up of a Company, 17. Miscellaneous. Appendix
- MOMPANY LAW DR. O.P. GUPTA, DR. VIJAY GUPTA, MRS. S.K. GUPTA, 2020-06-10 COMPANY LAW BY DR. O.P. GUPTA IS A PUBLICATION OF THE SBPD PUBLISHING HOUSE, AGRA. DR. O.P. GUPTA HOLDS A M.COM., LL.B., EX-F.C.S. AND Ph.D. DEGREE. HE WAS A READER AT THE P.G.D.A.V. COLLEGE (UNIVERSITY OF DELHI), NEW DELHI.
- Nestigation of Illegal Or Improper Activities in Connection with 1996 Federal Election Campaign United States. Congress. Senate. Committee on Governmental Affairs, 1998
- ™ FISH PIRACY PERSISTS THE ECONOMICS OF ILLEGAL, UNREPORTED AND UNREGULATED FISHING OECD, 2005-09-22 WHY FISH PIRACY PERSISTS: THE ECONOMICS OF ILLEGAL, UNREPORTED AND UNREGULATED FISHING FOCUSES ON THE ECONOMIC, ENVIRONMENTAL AND SOCIAL ASPECTS OF FISH PIRACY AND IDENTIFIES THE FORCES THAT DRIVE THIS ACTIVITY.

 □ THE EXCLUSIONARY RULE OF ILLEGAL EVIDENCE IN CHINA, INGKUN LIU, 2019-02-18 THE BOOK REVIEWS THE ORIGIN AND DEVELOPMENT OF THE EXCLUSIONARY RULE IN CHINA PAYS MORE ATTENTION TO CONFESSIONS OBTAINED BY TORTURE AND OTHER ILLEGAL METHODS, REFLECTING THAT THE ORIENTATION OF THE RULE AIMS MAINLY TO PREVENT WRONGFUL CONVICTIONS. SINCE THE IMPORTANT CLAUSE THAT HUMAN RIGHTS ARE RESPECTED AND PROTECTED BY THE COUNTRY WAS WRITTEN IN THE CONSTITUTION IN 2004, MODERN NOTIONS SUCH AS HUMAN RIGHTS PROTECTION AND PROCEDURAL JUSTICE HAVE BEEN WIDELY ACCEPTED IN CHINA. THE BOOK COMPARES VARIOUS THEORIES OF THE EXCLUSIONARY RULE IN MANY COUNTRIES AND PROPOSES THAT THE RATIONALE OF HUMAN RIGHTS PROTECTION AND PROCEDURAL JUSTICE SHOULD BE EMBRACED BY THE EXCLUSIONARY RULE. AT THE SAME TIME, THE BOOK ELABORATELY DEMONSTRATES THE THOUGHTS AND DESIGNS OF THE VITAL JUDICIAL REFORM STRATEGY—STRICT ENFORCEMENT OF THE EXCLUSIONARY RULE, INCLUDING CLARIFYING THE CONTENT OF ILLEGAL EVIDENCE AND IMPROVING THE PROCEDURE OF EXCLUDING ILLEGAL EVIDENCE. IN ADDITION, THE BOOK DISCUSSES THE INFLUENCE OF THE EXCLUSIONARY RULE ON THE PRETRIAL PROCEDURE AND TRIAL PROCEDURE RESPECTIVELY AND PUTS FORWARD PERTINENT SUGGESTIONS FOR THE TRIAL-CENTERED PROCEDURAL REFORM IN THE FUTURE. IN THE APPENDIX, THE BOOK CONDUCTS CASE ANALYSIS OF 20 SELECTED CASES CONCERNING THE APPLICATION OF THE EXCLUSIONARY RULE OF THE EXCLUSIONARY RULE OF THE EXCLUSIONARY RULE OF THE DISTINCTIVE FEATURE OF JUDICIAL REFORM STRATEGY AND CRIMINAL JUSTICE PEOLICY IN CHINA.

 **THE THE APPLICATION OF THE EXCLUSIONARY RULE, WILL PROVIDE THE READERS WITH THOUGHT-PROVOKING EXPLANATION OF THE DISTINCTIVE FEATURE OF JUDICIAL REFORM STRATEGY AND CRIMINAL JUSTICE PEOLICY IN CHINA.
- THE ISSUES OF ILLEGAL IMMIGRATION AND ITS SOLUTIONS IN THE MINORITY-BORDER REGIONS IN YUNNAN PROVINCE, CHINA GANG LUO, 2023-02-11 This book analyzes the governance of illegal immigrants in ethnic areas along China's southwest border. Since China is not an immigrant country and lacks an immigrant culture, the goals of law enforcement departments are limited to sanfeirenyuan (three types of illegal persons: illegal immigrants, illegal residents, and illegal employees). The transformation of sanfeirenyuan, an issue that has plagued China for many years, into an "illegal immigration" governance issue that is of general concern to the international community, has led to fundamental changes in research methods and research topics. The research presented here makes the issue China now faces part of global issues; by using the "worldview on China's issues" to assess current problems, it can also show how "China's solutions can be applied to global issues." The unique feature of this book is that it approaches the issue of illegal immigration as an unconscious crisis. Accordingly, it holds substantial value in terms of exploring the theoretical basis of and governance methods for maintaining national security in the context of globalization, as well as the early warning mechanisms and crisis management in the context of China's national security. Since China has a long southwest border, the stability and security of border ethnic areas have long played a decisive role in the stability and security of the country as a whole: If the frontiers are stable, the country enjoys enhanced security. Consequently, investigating the governance mechanism for illegal immigrants in the ethnic areas of the southwest border is of considerable practical relevance. This book offers a valuable asset for researchers in related fields and can be used as a reference book for students of national security. It also benefits practitioners in relevant management departments.
- DATA SCIENCE JING HE, PHILIP S. YU, YONG SHI, XINGSEN LI, ZHIJUN XIE, GUANGYAN HUANG, JIE CAO, FU XIAO, 2020-02-01 THIS BOOK CONSTITUTES THE REFEREED PROCEEDINGS OF THE 6TH INTERNATIONAL CONFERENCE ON DATA SCIENCE, ICDS 2019, HELD IN NINGBO, CHINA, DURING MAY 2019. THE 64 REVISED FULL PAPERS PRESENTED WERE CAREFULLY REVIEWED AND SELECTED FROM 210 SUBMISSIONS. THE RESEARCH PAPERS COVER THE AREAS OF ADVANCEMENT OF DATA SCIENCE AND SMART CITY APPLICATIONS, THEORY OF DATA SCIENCE, DATA SCIENCE OF PEOPLE AND HEALTH, WEB OF DATA, DATA SCIENCE OF TRUST AND INTERNET OF THINGS.
- ENTRACT LAW IN SINGAPORE ANDREW B.L. PHANG, GOH YIHAN, 2021-10-21 DERIVED FROM THE RENOWNED MULTI-VOLUME INTERNATIONAL ENCYCLOPAEDIA OF LAWS, THIS PRACTICAL ANALYSIS OF THE LAW OF CONTRACTS IN SINGAPORE COVERS EVERY ASPECT OF THE SUBJECT DEFINITION AND CLASSIFICATION OF CONTRACTS, CONTRACTUAL LIABILITY, RELATION TO THE LAW OF PROPERTY, GOOD FAITH, BURDEN OF PROOF, DEFECTS, PENALTY CLAUSES, ARBITRATION CLAUSES, REMEDIES IN CASE OF NON-PERFORMANCE, DAMAGES, POWER OF ATTORNEY, AND MUCH MORE. LAWYERS WHO HANDLE TRANSNATIONAL CONTRACTS WILL APPRECIATE THE EXPLANATION OF FUNDAMENTAL DIFFERENCES IN TERMINOLOGY, APPLICATION, AND PROCEDURE FROM ONE LEGAL SYSTEM TO ANOTHER, AS WELL AS THE INTERNATIONAL ASPECTS OF CONTRACT LAW. THROUGHOUT THE BOOK, THE TREATMENT EMPHASIZES DRAFTING CONSIDERATIONS. AN INTRODUCTION IN WHICH CONTRACTS ARE DEFINED AND CONTRACTS OF CONTRACTS, AND PROPERTY IS FOLLOWED BY A DISCUSSION OF THE CONCEPTS OF 'CONSIDERATION' OR 'CAUSE' AND OTHER UNDERLYING PRINCIPLES OF THE FORMATION OF CONTRACT. SUBSEQUENT CHAPTERS COVER THE DOCTRINES OF 'RELATIVE EFFECT', TERMINATION OF CONTRACT, AND REMEDIES FOR NON-PERFORMANCE. THE SECOND PART OF THE BOOK, RECOGNIZING THE NEED TO CATEGORIZE AN AGREEMENT AS A SPECIFIC CONTRACT IN ORDER TO DETERMINE THE RULES WHICH APPLY TO IT, DESCRIBES THE NATURE OF AGENCY, SALE, LEASE, BUILDING CONTRACTS, AND OTHER TYPES OF CONTRACT. FACTS ARE PRESENTED IN SUCH A WAY THAT READERS WHO ARE UNFAMILIAR WITH SPECIFIC TERMS AND CONCEPTS IN VARYING CONTRACTS WILL FULLY GRASP THEIR MEANING AND SIGNIFICANCE. THE SUCCINCT YET SCHOLARLY NATURE, AS WELL AS THE PRACTICAL QUALITY OF THE INFORMATION IT PROVIDES, MAKE THIS BOOK A VALUABLE TIME-SAVING TOOL FOR BUSINESS AND LEGAL PROFESSIONALS ALIKE. LAWYERS REPRESENTING PARTIES WITH INTERESTS IN SINGAPORE WILL WELCOME THIS VERY USEFUL GUIDE, AND ACADEMICS AND RESEARCHERS WILL APPRECIATE ITS VALUE IN THE STUDY OF COMPARATIVE CONTRACT LAW.
- Exitain's Naval and Political Reaction to the Illegal Immigration of Jews to Palestine, 1945-1949 Freddy Liebreich, 2004-10-07 This book provides an important shift in the analysis of Britain's policy towards the illegal postwar Jewish immigration into Palestine. It charts the development of Britain's response to Zionist immigration, from the initial sympathy, as embodied in the Balfour Declaration, through attempts at blockade, refoulement and finally disengagement. The book exposes differences in policy pursued by the great departments of state like the Foreign, Colonial and War Offices and their legal advisors, and those implemented by the Admiralty. The book argues that the eventual failure of Britain's immigration policy was inevitable in view of the hostility shown by many European nations, and America, towards Britain's ambition to retain her position in the Middle East.
- TRADE OF SECONDHAND GOODS MICHIKAZU KOJIMA, SHOZO SAKATA, 2021-09-28 THIS BOOK DEMONSTRATES THE FLOW OF THE INTERNATIONAL TRADE OF SECONDHAND GOODS AND EXAMINES THE SOCIO-ECONOMIC BACKGROUND AND MECHANISMS OF THE TRADE. IT HIGHLIGHTS THE ACTORS INVOLVED IN THE TRADE OF SECONDHAND GOODS AND HOW TRADITIONALLY SECONDHAND GOOD HAVE LARGELY BEEN TRADED THROUGH SOCIAL OR ETHNIC NETWORKS IN ORDER TO EFFECTIVELY TRANSFER QUALITY AND MARKET INFORMATION. THE DEVELOPMENT OF INFORMATION TECHNOLOGY AND EMERGENCE OF NEW INFORMATION PLATFORMS HAVE CHANGED THESE BUSINESS MODELS. THE POLICIES AND REGULATIONS RELATING TO THE TRADE OF SECONDHAND GOODS ARE EXPLORED, ALONGSIDE THE NEGATIVE IMPACT OF THESE TRADES, AND THE GROWING AWARENESS OF THE CIRCULAR ECONOMY. THIS BOOK ILLUSTRATES

HOW IMPORTING COUNTRIES AS WELL AS INTERNATIONAL INSTITUTIONS HAVE DEVELOPED REGULATIONS IN ORDER TO BALANCE THESE TWO ISSUES. IT WILL RELEVANT TO STUDENTS AND ECONOMISTS INTERESTED IN DEVELOPMENT ECONOMICS AND ECONOMICS GEOGRAPHY.

- PINTTY ON CONTRACTS JOSEPH CHITTY, 2012 WHEN IT COMES TO CONTRACT LAW 'CHITTY ON CONTRACTS' IS THE FOUNDATION ON WHICH TO BASE ANY CASE. IT PROIVDES YOU WITH THE DEPTH OF INSIGHT YOU REQUIRE, SO YOU CAN CONFIDENTLY CITE IT IN COURT.
- PARTNERSHIP LAW MARK BLACKETT-ORD, SARAH HAREN KC, 2020-06-08 PROVIDES THE ANSWERS TO ALL THE QUESTIONS THAT CAN ARISE ON THE FORMATION, OPERATION AND DISSOLUTION OF PARTNERSHIPS, LPS AND LLPS AS WELL AS THE ANSWERS TO ALL QUESTIONS THAT CAN ARISE IN DISPUTES BETWEEN PARTNERS, EX-PARTNERS AND OUTSIDERS. FULLY REVISED AND UPDATED THIS NEW EDITION WILL INCLUDE COVERAGE OF: - THE INTRODUCTION OF THE PRIVATE FUND LIMITED PARTNERSHIP (PFLP) IN 2017 - APPLICATION OF DISCRIMINATION LAW IN THE CONTEXT OF PARTNERSHIPS/LLPS: SELDON V CLARKSON, WRIGHT AND JAKES; TIFFIN V LESTER ALDRIDGE LLP; BATES V VAN WINKLEHOF - INTERPRETATION OF PARTNERSHIP AGREEMENTS, WHAT AMOUNT TO PARTNERSHIP ASSETS AND HOW THEY SHOULD BE VALUED, IN THE CONTEXT OF THE RETIREMENT OR BUY-OUT OF A FORMER PARTNER: DRAKE V Harvey; Ham v Ham; Ham v Bell - The role, if any, of the doctrine of repudiation in the context of partnerships (Golstein v Bishop) and LLPs (Flanagan v Liontrust MANAGEMENT LLP) - WHAT NATURE OF "BUSINESS" MAY CONSTITUTE A PARTNERSHIP (BHATTI V HMRC) - IMPACT OF CHANGES MADE TO THE INSOLVENCY REGIME (INCLUDING THE INSOLVENCY RULES 2016) ON INSOLVENCY OF PARTNERSHIPS AND LLPS
- MTERNATIONAL CARGO INSURANCE JOHN DUNT, 2013-07-18 INTERNATIONAL CARGO INSURANCE EXAMINES THE LAW AND PRACTICE OF MARINE CARGO INSURANCE ON A WORLDWIDE BASIS, AND PROVIDES THE BUSY PRACTITIONER THE INFORMATION NEEDED TO QUICKLY AND ACCURATELY RESOLVE CARGO INSURANCE COVERAGE ISSUES, WHEREVER THEY MAY ARISE. THE BOOK CONCENTRATES ON THE LAW IN THE UNITED STATES AND ENGLAND. IT THEN EXAMINES OTHER COUNTRIES WITH A COMMON LAW TRADITION INCLUDING HONG KONG, SINGAPORE, JAPAN AND AUSTRALIA. THE CIVIL LAW SYSTEMS ARE HIGHLIGHTED IN A NUMBER OF KEY TRADING NATIONS: ITALY, GERMANY, FRANCE AND NORWAY. THE BOOK INCLUDES CHAPTERS ON SOUTH AFRICA AS WELL AS THE PEOPLE'S REPUBLIC OF CHINA. IT CONCLUDES WITH A COMPARATIVE LAW CHAPTER CONCENTRATING ON ISSUES THAT ARISE IN PRACTICE IN CARGO COVERAGE CASES. THIS CHAPTER ALSO EXAMINES HOW THE INSTITUTE CARGO CLAUSES HAVE BEEN CONSTRUED BY COURTS WORLDWIDE. THE APPENDICES INCLUDE THE STANDARD CARGO POLICY INSURANCE TERMS USED IN EACH JURISDICTION, SOME TRANSLATED FOR THE FIRST TIME FOR THIS VOLUME, AS WELL AS TRANSLATIONS OF THE RELEVANT STATUTES AND COMMERCIAL CODES, MANY NOT AVAILABLE ELSEWHERE.
- P THE LAWS OF ENGLAND, 1910
- THE EXECUTION OF ILLEGAL ORDERS AND INTERNATIONAL CRIMINAL RESPONSIBILITY HIROMI SATO, 2011-02-16 THE LEGAL CONSEQUENCE OF THE SUPERIOR ORDERS DEFENSE HAS LONG BEEN DEBATED AS ONE OF THE MAJOR PROBLEMS IN INTERNATIONAL CRIMINAL LAW. SEVERAL CONTROVERSIAL ISSUES SUCH AS THE IMMUNITY OF THE STATE, THE ABSOLUTE CHARACTER OF MILITARY DISCIPLINE, AND IMMUNITY ON THE GROUNDS OF MISTAKE OF LAW AND/OR COERCION HAVE BEEN COMPLEXLY INTERWOVEN IN THE DEBATES. THE EXECUTION OF ILLEGAL ORDERS AND INTERNATIONAL CRIMINAL RESPONSIBILITY PROVIDES A COMPREHENSIVE PORTRAIT OF THE RELEVANT DEBATES AT THE INTERNATIONAL LEVEL UP TO THE PRESENT, ANALYZES THE CONFLICTING VIEWS, AND SHOWS THE SIGNIFICANCE OF THE DEVELOPMENT OF INTERNATIONAL RULES FOR THE SUPERIOR ORDERS DEFENSE AS WELL AS THE IMPLICATION OF THE FACT THAT ISSUES CONCERNING SOME DETAILED OR RELATED RULES HAVE BEEN LEFT UNRESOLVED. THIS STUDY PRESENTS TO PRESENT A NEW STANDPOINT NOT ONLY ON DEALING WITH THE PROBLEM OF THE SUPERIOR ORDERS DEFENSE BUT ALSO ON RECONSIDERING THE INTERNATIONAL STIPULATION OF RULEMAKING WITH REGARD TO CRIMINAL MATTERS.
- 1 THE ROAD MAP OF CHINA'S STEEL INDUSTRY XINCHUANG LI,2020-07-03 THIS BOOK EXPLORES THE PRINCIPLES OF SUPPLY-SIDE STRUCTURAL REFORM AND CURRENT PRACTICES IN THE CHINESE STEEL INDUSTRY. FOCUSING ON THE GENERAL REQUIREMENTS FOR HIGH-QUALITY DEVELOPMENT, IT REVIEWS THE EVOLUTION OF THE GLOBAL AND CHINESE STEEL INDUSTRIES WITH REGARD TO REDUCTION, INNOVATION, AND TRANSFORMATION. IT ALSO SUMMARIZES INDUSTRIAL DEVELOPMENT LAW FROM A TRANSFER ROUTE PERSPECTIVE, ANALYZES MAJOR CHALLENGES AND OPPORTUNITIES FOR THE STEEL INDUSTRY IN THE NEW ERA, AND PROPOSES STRATEGIC ORIENTATION AND IMPLEMENTATION MEASURES FOR THE FUTURE DEVELOPMENT OF THE STEEL INDUSTRY. THE BOOK CONTENDS THAT HIGH-QUALITY DEVELOPMENT OF THE STEEL INDUSTRY MUST BE DRIVEN BY INNOVATION, AND IT IS ESSENTIAL TO PROMOTE INTEGRATED DEVELOPMENT BASED ON SEVERAL ASPECTS - GREENNESS, COORDINATION, QUALITY, STANDARDIZATION, DIFFERENTIATION, SERVICE, INTELLIGENCE, DIVERSIFICATION, AND INTERNATIONALIZATION - IN ORDER TO RESHAPE THE INDUSTRIAL VALUE CHAIN AND CONTINUOUSLY IMPROVE INDUSTRIAL COMPETITIVENESS. THIS CONCEPT IS ESSENTIAL TO HELP CHINESE STEEL COMPANIES PREPARE DEVELOPMENT PLANS FOR TRANSFORMATION AND UPGRADING. COMBINING THOROUGH ANALYSIS, UNIQUE INSIGHTS, AND MANY PRACTICAL CASES, THE BOOK OFFERS A GUIDE TO AND INSPIRATION FOR FUTURE IMPLEMENTATION APPROACHES.
- PAN ALMANAC OF CONTEMPORARY JUDICIAL RESTATEMENTS (CIVIL LAW) VOL. II OSHISANYA, 'LAI OSHITOKUNBO, 2020-01-02 GENERAL CIVIL LAW

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