

# **AcQuest**

**Detlef Mertins, Michael William Jennings**

*Coloniæ Anglicanæ illustratæ: or, the Acquest of Dominion, and the Plantation of Colonies made by the English in America, with the Rights of the Colonists, examined, stated and illustrated, etc. [By William Bollan.] pt. 1 ,1762*

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Board of Contract Appeals Decisions United States. Armed Services Board of Contract Appeals,2007

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**G** Detlef Mertins, Michael William Jennings, 2010 Published in the 1920s by a who's who of avant-garde artists, G helped shape a new phase in modern art. This is the first English translation.

**Coloniæ Anglicanæ Illustratæ, Or, The Acquest of Dominion, and the Plantation of Colonies Made by the English in America, with the Rights of the Colonists, Examined, Stated, and Illustrated** William Bolla, 1762

*Marital Agreements and Private Autonomy in Comparative Perspective* Jens M Scherpe, 2012-02-24 This book deals with a subject that has recently been the focus of debate and law reform in many jurisdictions: how much scope should spouses have to conclude agreements concerning their financial affairs - and under what circumstances should such agreements be binding and enforceable? These marital agreements include pre-nuptial, post-nuptial and separation agreements. The book is the result of a British Academy-funded research project which investigated and compared the relevant law of England and Wales, Australia, Austria, Belgium, France, Germany, Ireland, the Netherlands, New Zealand, Scotland, Singapore, Spain, Sweden and the jurisdictions

of the United States. In addition to chapters on these jurisdictions, the book includes a chapter on the 'English practitioner's view'. It also provides a comparative analysis of the different matrimonial property regimes and the rules on marital agreements that explores underlying themes and principles and makes recommendations for regulating marital agreements. A key theme is the function and effect of marital agreements in the different jurisdictions. Thus, each chapter first explains the underlying 'default' rules for ancillary relief/matrimonial property and maintenance. It then analyses the current rules for marital agreements, and gives a brief account of the private international law rules. The book provides a comprehensive source of reference on ancillary relief/matrimonial property and maintenance and the rules on pre-nuptial, post-nuptial and separation agreements in 14 jurisdictions. It offers guidance for academics and practitioners dealing with international matters, and a basis for discussions on law reform. 'I applaud the vision and perseverance of Jens Scherpe in having conceived this book and, with so much distinguished help, in now bringing it to birth. I will be using it for many years and I warmly invite my fellow family lawyers across the world to do likewise.' Foreword by The Rt Hon Lord Wilson of Culworth, Justice of the Supreme Court of the United Kingdom

*Coloniæ Anglicanæ Illustratæ* William Bolla, 1762

**A New English Dictionary on Historical Principles** James Augustus Henry Murray, Sir William Alexander Craigie, Charles Talbot Onions, 1888

**European Family Law Volume III** Jens M. Scherpe, 2016-01-29 This four-volume set maps the emerging European family law. It is intended to serve as a resource for anyone interested in this area of law, as well as a basis for teaching on comparative and international family law courses. The first volume examines t

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**The History of the Common Law of England** Matthew Hale,1820

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*The History of the Common Law of England and an Analysis of the Civil Part of the Law. 6. Ed. (etc.)* Matthew Hale,1820

**Understanding Government Contract Law** Terrence M. O'Connor,2007-02-01 A “back-to-basics” guide to government contract law Finally! A plain-English presentation of the basic legal concepts of government contract law for professionals at any stage in their careers. Until now, anyone in the procurement field has had to trudge through dense and complex texts written in hard-to-follow “legalese” in their quest to understand procurement law. With Understanding Government Contract Law, they finally have a source of clear and concise explanations of the legal principles involved in government contract law, written by an authority on the subject. Part I of the book focuses on the unique problems facing each of the parties to a government contract – the contract officer and the contractor – and offers insight to the many roles played by the contract officer in the procurement process. Part II describes why and how the government contract is different from commercial contracts. Part III explores the ins and outs of a government contract lawsuit. The author presents key legal principles of government contract law by: • Stating a legal principle • Specifying where in the Federal Acquisition Regulation (FAR) that principle is found • Offering the rationale, context, and any public policy behind the principle • Describing, with case law examples, situations where the government applied the law correctly and situations where the government came to that conclusion incorrectly

Liberalism in the Bedroom Christine Hunefeldt,2010-11-01 This book tells the story of how ordinary Peruvian men and women

experienced their lives, and especially their marriages, in a patriarchal society and how, through the struggles involved in divorce, women tried to defend their rights and in the process helped bring about change in society more broadly. Careful examination of more than one thousand cases of conjugal suits filed in Lima's archbishopric, as well as wills in notarial records, allowed the author to trace over time quarreling spouses' relationships, attitudes, and perceptions of gender, life cycle, race, and class and to study their evolving moral expectations and the varying pace of social change. The history of this marital dialogue reveals the construction of a new terminology, based on liberal ideas imported from England and France, that found its way into domestic life and influenced how conflicts were perceived and resolved. Far from opening doors for women, liberalism maintained women's inferior status but also shifted the ground on which women waged battles for survival. By the end of the nineteenth century, many women had concluded that basic patriarchal and Christian arrangements were a sham, and they sought ways to cope within a system rife with hypocrisy. This book shows how women and children, made destitute by intimate tyranny, challenged this tyranny by finding new means of defense and social support.

**The Continental Legal History Series** ,1912

**A History of French Private Law** Jean Brissaud,1912

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