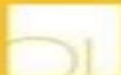


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Methods of Human Rights Research



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Methods Of Human Rights Research Maastricht Series In Human Rights

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Research Methods in Human Rights Bård A. Andreassen, Claire Methven O'Brien, Hans-Otto Sano, 2024-05-02 In this thoroughly revised second edition editors Bård A. Andreassen, Claire Methven O'Brien and Hans-Otto Sano advance contemporary discussions on human rights methodology bringing together an array of leading scholars to offer instruction and guidance on the methodological approaches to human rights research. Localization in Development Aid Thorsten Bonacker, Judith von Heusinger, Kerstin Zimmer, 2016-11-25 This edited volume brings together the work of scholars from different disciplines including sociology, political science and anthropology and analyses how global institutions are embedded in local contexts within development aid. It examines theoretical and empirical implications of the diffusion and anchoring of world polity institutions at the local and global levels. The volume furthers the understanding of the dynamics of norm negotiation and glocalization processes in culturally varied societies in an era of globalization. Themes and topics covered include children and human rights, gender mainstreaming, multi-level actor partnerships, anti-corruption, programming, local ownership, land rights and corporate social responsibility. Bringing together expert contributors, this comprehensive volume will be an invaluable resource for all scholars of localization and globalization studies as well as those in the field of international relations.

Introduction to Legal Research Method and Legal Writing Uzoma Ihugba, 2020-07-01 The book is written in a conversational style and the language is accessible and simple with flowing examples that users can relate with. Practical legal questions are raised and application of individual research methods, strategies, approaches and philosophies are demonstrated. The book starts with a clear definition of legal research method to justification and importance. It spans the research process, theoretical positions and justification for research, the writing up process and the defence of research output either in seminars, conferences or for PhD defence. It also prepares researchers and academicians for discussion and interaction with peers at conferences and seminars.

The Era of Transitional Justice Paul Gready, 2010-10-18 The Era of Transitional Justice explores a broad set of issues raised by political transition and transitional justice through the prism of the South African TRC. South Africa constitutes a powerful case study of the enduring structural legacies of a troubled past and of both the potential and limitations of transitional justice and human rights as agents of transformation in the contemporary era. South Africa's story has wider relevance because it helped to launch constitutional human rights and transitional justice as global discourses as such its own legacy is to some extent writ large in post-authoritarian and post-conflict contexts across the world. Based on a decade of research and in an analysis that is both comparative and interdisciplinary, Paul Gready maintains that transitional justice needs to do more to address structural violence and in particular poverty, inequality and social and criminal violence as these have emerged as stubborn legacies from an oppressive or war-torn past in many parts of the world. Organised around four central themes: new keyword conceptualisation, truth, justice, reconciliation, re-imagining human rights, engaging with the past and present, remaking the

public sphere it is an argument that will be of considerable relevance to those interested in the law and politics of transitional societies

Methods of Human Rights Research Fons Coomans, Fred Grünfeld, Menno T. Kamminga, 2009 In academic human rights research especially legal human rights research little attention tends to be devoted to questions of methodology One reason for this may be that human rights scholars often are former human rights activists Dispensing with methodological niceties enables them to engage in wishful thinking and to come up with the conclusions they were hoping to find in the first place Furthermore although much emphasis continues to be put on the need to carry out human rights research from a multidisciplinary perspective the methods to be applied in such research remain far from clear Which criteria can be identified to qualify a piece of human rights research as a methodologically sound piece of work Are there aspects and considerations that are typical for human rights research What are good practices in human rights research The book addresses these questions from the perspective of different scholarly fields relevant for human rights research law including international law and criminal law social sciences including criminology political science comparative politics international relations and anthropology and philosophy and history the humanities This book is essential reading for any Ph D candidate embarking on a dissertation in the field of human rights and any human rights scholar wishing to critically reflect on the quality of her his own methods of work

Research Methods in International Law Deplano, Rossana, Tsagourias, Nicholas, 2021-07-31 This timely Handbook contains a wide ranging overview of the diverse research methods used within international law Providing an insightful examination of how international legal knowledge is analysed and adopted this Handbook offers the reader a deeper understanding on the role and place of research methods in international legal theory reasoning and practice

Research Methods in Environmental Law Andreas Philippopoulos-Mihalopoulos, Victoria Brooks, 2017-11-24 This timely Handbook brings innovative free thinking and radical approaches to research methods in environmental law With a comprehensive approach it brings together key concepts such as sustainability climate change activism education and Actor Network Theory It considers how the Anthropocene subjects environmental law to critique and to the needs of the variety of bodies human and non human that require its protection This much needed book provides a theoretically informed analysis of methodological approaches in the discipline such as constitutional analysis rights based approaches spatial geographical analysis immersive methodologies and autoethnography which will aid in the practical critique and re imagining of Environmental Law

Research Methods in Consumer Law Hans-W. Micklitz, Anne-Lise Sibony, Fabrizio Esposito, Consumer law is worthy of greater academic attention at a time when many new questions arise and old ones need new answers This unique handbook takes the reader on a journey through existing literature research questions and methods It builds on the state of the art to offer a springboard for jumping to the heart of contemporary issues and equips researchers with a starter's kit to weave together rich traditions ranging from socio economics to behavioural analysis

Contract and Regulation Roger Brownsword, Rob A.J. van Gestel, Hans-W.

Micklitz, 2017-09-29 Contract and Regulation A Handbook on New Methods of Law Making in Private Law sheds light on the darker side of contracts It begins by exploring the regulatory space in which projects are planned deals are done and goods and services are consumed then shows how a bottom up approach can be adopted in order to view this transactional space through the eyes of contractors The expert contributors explore modes of governance that do not fit nicely into traditional contract theory paying special attention to three key examples governance and codes of conduction networks and relations compliance and use

The Mind and Method of the Legal Academic J. M. Smits, 2012-01-01 Jan Smits has long been one of the most interesting and original authors on European private law theory Now he offers his views on legal scholarship and they are as original as they are thought provoking His plea for a legal scholarship that maintains its identity vis vis neighboring disciplines without collapsing into doctrinairism is bound to yield lively discussions _ and hopefully will help re establish a proper place for legal scholarship in Europe and beyond _ Ralf Michaels Duke University US

The Mind and Method of the Legal Academic is a valuable contribution to the discussion on legal methodology and legal theory which offers an acute insight in contemporary academic discussions Smits provides us with fresh ideas as to the non importance of social sciences for law comparative law and what makes an academic discipline He does so in a clear style and barely hundred pages text It therefore can be highly recommended to all students of jurisprudence _ Ewoud Hondius University of Utrecht The Netherlands A wonderful little book which explains to newcomers and old hands alike what legal academics are doing how they are doing it how they ought to be doing it what kind of research environment they would need and how all this should affect their teaching Smits brings comparative and interdisciplinary approaches home to the core of scholarly legal work _ Gerhard Dannemann Centre for British Studies Berlin Germany This book is a wide ranging and bold exploration of the nature of legal scholarship Lucid and learned Smits draws upon a variety of sources to recommend a multi faceted approach to the normative dimension of law As such it provides a theoretical base for comparative law but also for any inquiry into what law or legal principle is appropriate for a given problem or situation All those engaged in critically examining the law will benefit from its insights _ Anthony Ogus University of Manchester UK and University of Rotterdam The Netherlands Academic debate over law and legal scholarship has placed legal research and legal education under pressure Jan Smits book is intellectual self defence of legal scholarship tailored for the needs of tomorrow

The Mind and Method of the Legal Academic is fluid creative and original Makes wonderful reading for those who are concerned about the future of legal research and legal education in a globalized world _ Jaakko Husa University of Lapland Finland In a context of changing times and current debate this highly topical book discusses the aims methods and organization of legal scholarship Jan Smits assesses the recent turn away from doctrinal research towards a more empirical and theoretical way of legal investigation and offers a fresh perspective on what it is that legal academics should deal with and how they should do it The book also considers the consequences which follow for the organization of the legal discipline by universities and uses this

context to discuss the key questions of the internationalization of law schools quality assessments legal education and the research culture Being the first book to address the aim and goals of legal scholarship in an international context this insightful study will appeal to academics graduate students researchers and policymakers in higher education **The Global Evolution of Clinical Legal Education** Wilson, Richard J., Mediating Human Rights Lieve Gies, 2014-07-11 Drawing on social legal cultural and media theory this book is one of the first to examine the media politics of human rights It examines how the media construct the story of human rights investigating what lies behind the apparent media hostility to human rights and what has become of the original ambition to establish a human rights culture The human rights regime has been high on the political agenda ever since the Human Rights Act 1998 was enacted Often maligned in sections of the press the legislation has entered popular folklore as shorthand for an overbearing government an overzealous judiciary and exploitative claimants This book examines a range of significant factors in the mediation of human rights including Euroscepticism the war on terror the digital reordering of the media landscape press concerns about an emerging privacy law and civil liberties Mediating Human Rights is a timely exploration of the relationship between law politics and media It will be of immense interest to those studying and researching across Law Media Studies Human Rights and Politics

Research Handbook on the Politics of EU Law Paul James Cardwell, Marie-Pierre Granger, 2020-07-31 Offering a wealth of thought provoking insights this topical Research Handbook analyses the interplay between the law and politics of the EU and examines the role of law and legal actors in European integration **A Rights-Based Approach to Participatory Video** ,

The Ashgate Research Companion to the Globalization of Health Ted Schrecker, 2016-03-23 Global health has emerged as a distinct field of academic research and professional activity Over the last decade health has become an important element of many nations foreign policies a routine agenda item for the G8 and a rapidly expanding focus of bilateral and multilateral development assistance Some aspects of health like the spread of easily transmitted communicable diseases are self evidently global in an age of rapid low cost air travel Many more reflect the influence of transnational economic integration globalization and its effects on national economies societies and health systems In still other cases like non communicable diseases in most low and middle income countries the lack of impact on the interests of more powerful actors outside the borders of the affected areas makes it difficult to generate the concern and action on the part of the global community that may be imperative for ethical reasons This multinational volume of original contributed papers simultaneously provides an overview of the state of current global health scholarship reflects the multidisciplinary nature of the field and highlights the most significant issues for research and policy **Research Handbook on EU Administrative Law** Carol Harlow, Päivi Leino, Giacinto della Cananea, 2017-02-24 Key chapters written by leading experts across the field engage with important ongoing debates in the field of EU administrative law focusing on areas of topical interest such as financial markets the growing security state and problematic common asylum procedures In doing so they provide a

summary of what we know don't know and ought to know about EU administrative law Examining the control functions of administrative law and the machinery for accountability this Research Handbook eloquently challenges areas of authoritarian governance such as the Eurozone and security state where control and accountability are weak and tackles the seemingly insoluble question of citizen voice and access to policy making *Empirical Legal Research* Frans L. Leeuw, Hans Schmeets, 2016-03-25 *Empirical Legal Research* describes how to investigate the roles of legislation regulation legal policies and other legal arrangements at play in society It is invaluable as a guide to legal scholars practitioners and students on how to do empirical legal research covering history methods evidence growth of knowledge and links with normativity This multidisciplinary approach combines insights and approaches from different social sciences evaluation studies Big Data analytics and empirically informed ethics The authors present an overview of the roots of this blossoming interdisciplinary domain going back to legal realism the fields of law economics and the social sciences and also to civilology and evaluation studies The book addresses not only data analysis and statistics but also how to formulate adequate research problems to use and test different types of theories explanatory and intervention theories and to apply new forms of literature research to the field of law such as the systematic rapid and realist reviews and synthesis studies The choice and architecture of research designs the collection of data including Big Data and how to analyze and visualize data are also covered The book discusses the tensions between the normative character of law and legal issues and the descriptive and causal character of empirical legal research and suggests ways to help handle this seeming disconnect This comprehensive guide is vital reading for law practitioners as well as for students and researchers dealing with regulation legislation and other legal arrangements

Routledge International Handbook of Investigative Interviewing and Interrogation Dave Walsh, Ray Bull, Igor Areh, 2024-08-09 This handbook provides readers with coverage of the various interview and interrogation techniques used across the world with victims witnesses and suspected offenders It includes exclusive coverage on countries rarely if ever previously reported upon in the literature to any substantive depth Bringing together a collection of chapters from over 40 countries this handbook advises and explains the practices used in crime interviewing and informs the reader of contemporary developments hitherto unreported in any current book on interviewing and interrogation In doing so the Routledge International Handbook of Investigative Interviewing and Interrogation showcases global exemplars of evidence based practice informed by scientific research Building on recent research including protocols developed in a variety of countries this book is particularly timely in the wake of the M'ndez Principles a set of principles developed by the UN i to counter the ill treatment of suspects during police questioning and ii to gather more reliable information This handbook will be an essential reference text across criminology criminal justice policing and investigation studies and law **Learning Technology for Education Challenges** Lorna Uden, Dario Liberona, Yun Liu, 2017-08-07 This book constitutes the refereed proceedings of the 6th International Workshop on Learning Technology for Education in Cloud LTEC 2017 held in Beijing

China in August 2017 The 16 revised full papers presented were carefully reviewed and selected from 37 submissions The papers are organized in topical sections on Learning Technologies Learning Tools and Environment Online Learning and MOOC Problem Solving and Knowledge Transfer *Research Handbook on Extraterritoriality in International Law* Austen Parrish, Cedric Ryngaert, 2023-08-14 By engaging with the ongoing discussion surrounding the scope of cross border regulation this expansive Research Handbook provides the reader with key insights into the concept of extraterritoriality It offers an incisive overview and analysis of one of the most critical components of global governance

Methods Of Human Rights Research Maastricht Series In Human Rights Book Review: Unveiling the Magic of Language

In an electronic era where connections and knowledge reign supreme, the enchanting power of language has are more apparent than ever. Its ability to stir emotions, provoke thought, and instigate transformation is truly remarkable. This extraordinary book, aptly titled "**Methods Of Human Rights Research Maastricht Series In Human Rights**," written by a highly acclaimed author, immerses readers in a captivating exploration of the significance of language and its profound impact on our existence. Throughout this critique, we shall delve into the book is central themes, evaluate its unique writing style, and assess its overall influence on its readership.

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