

En conclusion on peut dire du volume du professeur Dussault qu'il sera pour le droit administratif canadien et québécois ce que fut et demeure encore l'ouvrage du professeur de Smith pour le droit administratif anglais.

JEAN-MARIE LAVOIE*

CASES AND MATERIALS ON COMPANY LAW

By E. E. Palmer and D. D. Prentice; (Butterworths: Toronto), 1969; 765 pp., and (Table of Cases and Index) 16 pp.

At the outset let me express my delight with this new publication. This book, together with "Studies in Canadian Company Law" edited by Jacob S. Ziegel and the excellent new edition of Gower's "The Principles of Modern Company Law" make for a unique trilogy of teaching materials. Each is useful in its own way; "Gower", with its academic overview of the entire area of company law, "Ziegel", with its more detailed analysis of specific areas of company law, and now "Palmer and Prentice" with its judiciously selected and edited series of cases, comments and references.

The book covers all the main areas of company law in a logically sequential manner and has a nice blend of English and Canadian authorities together with a sprinkling of the leading cases from Australia and the United States. It might be my imagination, but just as the new "Gower" has been greatly influenced by Professor K. W. Wedderburn, likewise the area of corporate management and shareholder rights in this book appear to have been beneficially affected by his writing and teaching. This makes the book an even more valuable companion to Gower's new text.

I have looked at the book from a point of view of the selection of cases, editing of cases, relevance of the notes, subject matter covered, sequence of subject matter, supplementary materials, usefulness of index, quality of printing and proof reading and, except for certain personal biases as to emphasis (e.g. — I would like to have seen a few more cases dealing with the effect of an "ultra vires" transaction) the book emerges as a first rate publication.

No attempt has been made to compare this book with the original La Brie and Palmer "Cases and Materials on Company Law" because, as the authors state in the preface "the present book is, however, not merely an updating of that text . . . the structure is in most respects materially

* Faculté du Droit, Université de Sherbrooke.

different and new types of material have been introduced . . .". It is therefore not a new edition but is indeed an entirely new book. Suffice it to say, I find this effort superior.

E. ARTHUR BRAID*

DUTT ON THE INDIAN CONTRACT ACT, 4th Edition

By B. C. Mitra; (Eastern Law House: Calcutta). 1969, 1156 pp.

The legal classic written by Sir Dinshaw Mulla P.C., that doyen of the Bombay solicitors, on the Indian Contract Act remains the leading textbook and commentary on this topic after half a century. However, the fourth edition of A. C. Dutt's work on this subject will prove a useful volume in view of the large number of cases decided every year by the High Courts of the various states in India and the variations between the decisions in different states since 1951.

This book was originally written to provide a comparative commentary on the development of contract law in the light of Indian decisions as contrasted to cases decided by the Courts in England according to the concepts of common law in the nineteenth century. The author's original aim has been preserved by the editor of the current edition. In view of the rapidly changing circumstances in post-Independence India, and in view of twentieth century developments in the common law in England, the provisions of the Indian Contract Act would have become fossilized law were it not for the flexible interpretation given by the High Courts of different states to suit the more 'Indian' conditions prevailing in commerce today.

The editor of this edition of the book is to be complimented on his thorough research, sound study and clear presentation of all the major decisions in all the state High Courts and the Supreme Court in the past eighteen years. This book is valuable not only for its scholarly depth but also for its practical presentation of the material. The book contains ten chapters which divide the 266 sections of the Indian Contract Act into suitable topics. Each section is discussed lucidly in the light of recent judicial developments and differences in interpretation between the High Courts of various states and Supreme Court decisions. The presentation of material is particularly helpful for practicing lawyers, with the commentary in large clear type and easy to read footnotes on every page listing

* Faculty of Law, University of Manitoba.

In addition, there are now two established series of specialist company law reports (Butterworths Company Law Cases and British Company Cases) which have obviously resulted in many more cases reaching the public domain for comment and analysis. Further, no work on Company Law can now ignore the extra-legal controls and influences on directors' conduct contained in the recent reports on corporate governance nor the proposals for reform put forward, in particular, by the Law Commission. xi. Company Law.

TRANSFER OF SHARES Directors' powers to refuse registration of a new member Register of members Share certificates Method of transfer: generally Transfer of shares: listed companies. Taking a text, cases and materials approach, this is the first and only student textbook on European company law, providing an insight into the subject and shedding light on its future development. Textboxes for explanatory commentary, cases and materials - such as EU legislation, official documents and excerpts from scholarly papers - are clearly differentiated from the text, allowing the student to quickly identify sources. Each chapter also includes suggestions for further reading. Cases and materials books • Len Sealy and Sarah Worthington, *Cases and Materials in Company Law*. (8e, Oxford University Press, 2007). This is an excellent cases and materials book. • These books take very interesting theoretical perspectives on company law. The first two are a little out-of-date now but should be used in the library for an overview of the topic. References Used in These Course Documents Under the headings either "General reading" or "Specific Reading", the following references are, again: G&D: Gower & Davies, *Company Law* (2008) S&W: Sealy & Worthington, *Cases and Materials in Company Law* (2007) D&L: Dignam & Lowry, *Company Law* (2009) MFR: Mayson, French and Ryan, *Company Law* (2008) D&K: Dine & Koutsias, *Company Law* (2007). It is invaluable to all those who need vital materials and expert observations on company law in one volume. This 10th edition brings: * Complete updating of statutory, regulatory and case law materials. * A new consolidated and expanded chapter on corporate governance, including details of the various new UK codes and leading government reviews. Year: 2013. • Sealy & Worthington's *Cases and Materials in Company Law* (10th edn) Len Sealy and Sarah Worthington Abstract Sealy & Worthington's *Cases and Materials in Company Law* clearly explains the fundamental structure of company law and provides a concise introduction to each different aspect of the subject.

Criminal law: cases, materials, and lawyering strategies. Third edition. David Crump John B. Neibel Professor of Law University of Houston Law Center. Neil P. Cohen Retired W.P. Toms Distinguished Professor of Law, and UTK Distinguished Professor of Law, University of Tennessee College of Law. John T. Parry Professor of Law Lewis & Clark Law School. All Rights Reserved. No copyright is claimed by LexisNexis or Matthew Bender & Company, Inc., in the text of statutes, regulations, and excerpts from court opinions quoted within this work. Permission to copy material may be licensed for a fee from the Copyright Clearance Center, 222 Rosewood Drive, Danvers, Mass. 01923, telephone (978) 750-8400. Company Law in Context is an ideal main text for company law and corporate governance courses at both undergraduate and postgraduate level. In this sophisticated book, David Kershaw combines commentary and explanation (55%) with the primary case and statutory materials (45%). The book places the study of company law in its economic, business, and social context in order to make more accessible and relevant the cases, statutes, and other forms of regulation that make up company law. One technique deployed by the book to contextualise company law is the use of a simple case study that tracks, th In addition, there are now two established series of specialist company law reports (Butterworths Company Law Cases and British Company Cases) which have obviously resulted in many more cases reaching the public domain for comment and analysis. Further, no work on Company Law can now ignore the extra-legal controls and influences on directorâ€™s conduct contained in the recent reports on corporate governance nor the proposals for reform put forward, in particular, by the Law Commission. Company Law. Attorney General and Ephraim Hutchings v Great Eastern Railway Co (1880) 5 App Cas 473. Cases and materials on the international legal system / by Covey T. Oliver. . . . [et al.]. . II. Sweeney, Joseph M. Cases and materials on the international. legal system. III. 662. Buttes Gas and Oil Company v. Hammer. . . 662. Anglo-Iranian Oil Co. Ltd. v. S.U.P.O.R. Co. Cases and materials books Len Sealy and Sarah Worthington, Cases and Materials in Company Law. (8e, Oxford University Press, 2007). This is an excellent cases and materials book. These books take very interesting theoretical perspectives on company law. The first two are a little out-of-date now but should be used in the library for an overview of the topic. References Used in These Course Documents Under the headings either General reading or Specific Reading, the following references are, again: G&D: Gower & Davies, Company Law (2008) S&W: Sealy & Worthington, Cases and Materials in Company Law (2007) D&L: Dignam & Lowry, Company Law (2009) MFR: Mayson, French and Ryan, Company Law (2008) D&K: Dine & Koutsias, Company Law (2007).

Cases on Company Law. These cases are intended to be read in conjunction with the notes on Introduction to Company Law. They are intended to show the reader the flavour of the case and its importance in the development of company law. There are a number of cases on the objects clause in the memorandum of association. Comparative Company Law: Text and Cases on the Laws Governing Corp Tort Law: Text, Cases, and Materials. 859 Pages 2015 13.16 MB 3,070 Downloads New! Law: Text, Cases, and Materials Tort Law: Text, Cases, and Material Criminal law: cases and materials. 53 Pages 2013 247 KB 24,644 Downloads. 1 CRIMINAL LAW: CASES AND MATERIALS Third Edition . 2013 Supplement . Stephen A. Saltzburg . John L ... and Materials on Private International Law International Commercial Litigation: Text, Cases Medical Law: Text, Cases, and Materials. 1,064 Pages 2016 173.06 MB 1,345 Downloads New! Medical Law: Text, Cases, and Materials Emily Jackson One Two Three Infinty. The book contains the essential cases and materials that students need in order to fully understand and analyse the international legal system, drawing on a truly global range of jurisdictions and sources. Expert author commentary and notes place selected extracts within the wider legal framework and explain the complexities of the principles of law to students. International Law Sixth Edition. Martin Dixon Professor of the Law of Real Property, University of Cambridge Fellow of Queen's College, University of Cambridge. Robert McCorquodale Director, British Institute of International and Comparative Law Professor of International Law and Human Rights, University of Nottingham. Sarah Williams Associate Professor, Faculty of Law, University of New South Wales. 1. In addition, there are now two established series of specialist company law reports (Butterworths Company Law Cases and British Company Cases) which have obviously resulted in many more cases reaching the public domain for comment and analysis. Further, no work on Company Law can now ignore the extra-legal controls and influences on directors' conduct contained in the recent reports on corporate governance nor the proposals for reform put forward, in particular, by the Law Commission. Company Law. Attorney General and Ephraim Hutchings v Great Eastern Railway Co (1880) 5 App Cas 473. Start studying Company Law cases. Learn vocabulary, terms and more with flashcards, games and other study tools. - Law case concerning piercing the corporate veil - It gives an example of when courts will treat shareholders and a company as one, in a situation where a company is used as an instrument of fraud. - There was a clause in the managers contract that said if he left the company, he must not 'steal' the customers - He left, set up his own company and the company 'stole' the customers - The court held that the company was being used as a 'fraud', and lifted the veil to show it was Horne who stole the customers.