

Corporations Business Organizations Cases Materials Connected

This is the 2008 case supplement to the Klein, Ramseyer and Bainbridge's Business Associations, Cases and Materials on Agency, Partnership and Corporations, 6th Edition.

Corporation Statutes: Model Business Corporation Act Delaware General Corporation Law ALI, Principles of Corporate Governance California Corporations Code (Selected Sections) New York Business Corporation Law (Selected Sections) Pennsylvania Business Corporations Code (Selected Provisions) Selected Other Constituencies Statutes Connecticut Stock Corporation Act Georgia Business Corporation Code Maine Business Corporation Act Wyoming Business Corporation Act New York Stock Exchange Listed Company Manual Derivative Complaint: The Walt Disney Company Litigation Corporation Forms Articles of Incorporation Bylaws Agency Law Restatement (Second) of Agency (Selected Sections) Unincorporated Business Association Statutes Uniform Partnership Act (1914) Uniform Partnership Act (1997) Uniform Limited Liability Company Act (1996) Uniform Limited Partnership Act (2001) Federal Securities Laws, Regulations, and Forms Securities Act of 1933 Selected Rules and Regulations Under the Securities Act of 1933 Forms Under the Securities Act of 1933 Securities Exchange Act of 1934 The Sarbanes-Oxley Act of 2002 Rules, Regulations, and Forms Under the Securities Exchange Act of 1934 Regulation S-K—Standard Instructions for Filing Forms Under Securities Act of 1933, Securities Exchange Act of 1934, and Energy Policy and Conservation Act of 1975 Other Federal Regulations Standards of Professional Conduct for Attorneys Appearing and Practicing Before the Commission in the Representation of an Issuer Regulation AC—Analyst Certification Regulation FD Regulation G Regulation BTR—Blackout Trading Restriction Corporations and Other Business Associations: Cases and Materials balances economic and legal theory with a flexible organization, popular case selection, and engaging problems. Thoroughly revised, the new Eighth Edition features up to date treatment of fiduciary duty in chapter 4 (including EZCorp and Yahoo cases); a new LLC problem and figure in chapter 6 that visually captures how LLCs relate to close corporations and traditional corporations; more nuanced discussion of today's governance landscape that involves activist shareholders, institutional investors, ISS wielding different parts of state and federal rules and market levers; and much more. Key Features: A balance of theory, cases, and problems in which law and economic theory enriches without dominating the focus of the book. Carefully edited and selected cases-- both classic and contemporary. Excellent and ample problems explore practical applications of theory in the business world.

Cases, Materials, and Problems

Cases and Materials on Business Associations and Corporations

Supplement to Cases and Materials On

Agency, Partnerships, LLCs, and Corporations, 2021 Statutes and Rules

Business Associations, Cases and Materials on Agency, Partnerships, LLCs, and Corporations

Reflecting ongoing changes in the structure and regulation of modern business practice, Business Organizations: Cases, Problems, and Case Studies, Fourth Edition offers a unique combination of doctrine, problems, and case studies. Recent, high-interest cases are balanced against classic teaching chestnuts. Brief, innovative problems are used in combination with longer case studies. Recent Delaware Supreme Court decisions, updated case studies, and a strong website support a clear and sustained examination of the role and purview of the law in business transactions. New to the Fourth Edition: Recent Delaware Supreme Court and Chancery Court cases, including eBay v. Newmark; DFC Global v. Muirfield Value Partners; In re: Trulia; Kahn v. M&F Worldwide (MFW); Corwin v. KKR; and new parent/subsidiary vicarious liability cases New textual coverage of developing trends such as shareholder activism, exploding deal litigation and judicial efforts to reign it in, hedge fund appraisal arbitrage, and Public Benefit Companies Revised Uniform Partnership Act materials, as updated through 2013 Updated case studies and problems that consistently reinforce topical coverage Professors and students will benefit from: A discriminating selection of fresh cases and classic chestnuts In-depth coverage of how the law applies to modern business structures, (such as joint ventures, venture capital arrangements, franchises, and new limited liability business forms) as well as growth industries (such as computers, biotechnology, and telecommunications) Short problems after selected topics that give students practice applying the legal principles covered in that section Case studies styled on the B-school model that provide opportunities for in-depth analysis of the law in business transactions Hybrid entities treated in detail, including a separate chapter on limited liability companies Teaching materials include: Teacher's Manual PowerPoint slides and multiple-choice exam questions Prof. Smith's recorded lectures about many key topics

Corporations and Other Business Associations Selected Statutes, Rules, and Forms: 2018 Supplement

Description Coming Soon!

Business Associations, Cases and Materials on Agency, Partnership and Corporations, 2008 Supplement

Introduction to the Law of Corporations: Cases and Materials

Model Rules of Professional Conduct

Agency, Partnerships, and Corporations

Unincorporated Business Associations Including Agency, Partnership, and Limited Liability Companies

This is the 2010 case supplement to the Klein, Ramseyer and Bainbridge's Business Associations, Cases and Materials on Agency, Partnership and Corporations, 7th Edition.

Important features of Business Associations, Fourth Edition, include: * Complete & developed materials on agency & partnership

reflecting the authors' view that a good background in agency & partnership principles is important for its own sake, & for the study of corporate law * Problems helpful in illustrating material * Attention to the lawyer as planner, as opposed to litigator or critic. As a part of our CasebookPlus offering, you'll receive a new print book along with lifetime digital access to the downloadable eBook. In addition, you'll receive 12-month online access to the Learning Library which includes quizzes tied specifically to your book, an outline starter and three leading study aids in that subject and the Gilbert® Law Dictionary. The included study aids are the Law of Corporations in a Nutshell, Acing Business Associations and Exam Pro on Business Associations, Objective. This title covers the law of business associations for introductory courses, including agency, general partnerships, closely held corporations, publicly held corporations, limited partnerships, limited liability partnerships, and limited liability companies. The material on the unincorporated business forms has been revised, updated, and expanded to reflect the centrality of these forms of business organization in modern law practice and the economy generally. Among other state and model statutes, the Uniform LLC Act (2013), the Uniform Partnership Act (2013), the Uniform Limited Partnership Act (2013), the Third Restatement of Agency (2006), and the Model Business Corporation Act (2016) are discussed and cited.

Agency, Partnerships, and Limited Liability Entities

Cases and Materials, Agency, Partnership, and Related Topics in Corporations

Introduction to Business Associations

Cases and Materials on Corporations

Unincorporated Business Associations : Cases and Materials

As a relatively young subject matter, corporate social responsibility has unsurprisingly developed and evolved in numerous ways since the first edition of this textbook was published. Retaining the features which made the first edition a top selling text in the field, the new edition continues to be the only textbook available which provides a ready-made, enhanced course pack for CSR classes. Authoritative editor introductions provide accessible entry points to the subjects covered - an approach which is particularly suited to advanced undergraduate and postgraduate teaching that emphasises a research-led approach. New case studies are integrated throughout the text to enable students to think and analyze the subject from every angle. The entire textbook reflects the global nature of CSR as a discipline and further pedagogical features include chapter learning outcomes; study questions; 'challenges for practice' boxes and additional 'further reading' features at the end of each chapter. This highly rated textbook now also benefits from a regularly updated companion website which features a brand new 'CSR Case Club' presenting students and lecturers with further case suggestions with which to enhance learning; lecture slides; updates from the popular Crane and Matten blog, links to further reading and career sites, YouTube clips and suggested answers to study questions. An Ivey CaseMate has also been created for this book at <https://www.iveycases.com/CaseMateBookDetail.aspx?id=335>.

Rev. ed. of: Corporations and other business organizations / Larry D. Soderquist, Linda O. Smiddy, Lawrence A. Cunningham.

Turn to this thorough supplement for all the rules, forms, and regulations relevant to corporation law.

Carefully designed to incorporate the optimal selection of both federal and state statutory provisions as well as 'model acts,' this 1999 Supplement is ideal for use with the authors' popular casebook or a wide range of other casebooks. O'Kelley and Thompson offer the most comprehensive treatment of: the Official Comments To The Model Business Corporation Act ALI Principles of Corporate Governance Federal Securities Law Partnership, LLC, and LLP statutes and model acts When you examine this cutting-edge update, be sure to notice its strong coverage of: Agency Law Unincorporated Business Association Statutes Selected Limited Liability Partnership Statutes Corporation Statutes Corporation Forms Federal Securities Law, Regulations, and Forms Whatever your choice of course materials, if you want the most extensive treatment of the rules and statutes, your search should end here.

With Supplementary Materials on Other Business Associations

Cases and Materials

Business Associations, Cases and Materials on Agency, Partnerships, Llcs, and Corporations - ...

Casebookplus

Corporations and Other Business Organizations

Selected Statutes, Rules, and Forms 2018 Supplement

This book is designed for students wanting an extensive foundation in the fundamental concepts of agency law beyond what is traditionally covered in first-year courses such as contracts, torts, and corporations. It includes extensive coverage of unincorporated business associations with particular emphasis on the general partnership, limited partnership, and limited liability company. This edition also features extensive coverage of changes made by the Restatement of Agency, 3rd, the Revised Uniform Partnership Act, and the Delaware Limited Liability Company Act.

The eighth edition of this concise, up-to-date casebook preserves the tradition of providing a comprehensive overview of agency, partnership, and corporation law. It continues to emphasize six basic editorial principles: Be lean but not mean; cases edited ruthlessly to produce a concise result Facts matter and are included in all their potential ambiguity Take a planner's perspective through extensive use of transactionally oriented problems It's a casebook, not a treatise; no long, stultifying textual passages Try to find cases that are fun to teach; great facts or a clever analysis have first priority in case selection Provide a teachers' manual that goes into depth, with analysis of every case offering the disparate views of each author

This open-source casebook is the sixth edition of a casebook using the H2O/OpenCasebook platform of Harvard's Berkman Center. This casebook is intended to be used as the main casebook for an introductory course on the law of corporations.

Because is subject to a Creative Commons license and can be printed via Amazon/CreateSpace, it is available to students at a

very modest cost. Alternatively, students can read and access the cases and materials online via the H2O platform at opencasebook.org at no cost. This casebook and the H2O/OpenCasebook platform are part of an effort by educators to make high quality course materials and casebooks available to students at reasonable prices. Although this course is called an Introduction to the Law of Corporations, it is better understood as a more general business organizations course. The materials in this casebook cover Delaware corporate code exclusively. However, your learning during this semester long course will not be limited to the corporate law. We will start the class with an online course covering the basic concepts of Agency. Agency is the single most important building block required to understand the corporate law. Agency is also an essential building block to understand the laws governing other forms of business organization. During the course of this semester, you will be introduced to other forms of business organization, including Partnership, Limited Liability Companies, Nonprofit Corporations, and Public Benefit Corporations. Most of your introduction to these other forms will come through a series of online courses covering the basic concepts and rules for each of the forms. You should plan to complete all of these courses, including the accompanying quizzes in Canvas, by the dates set forth in the syllabus. As you are working on the online courses, in class we will focus on the corporate form, the Delaware corporate code, and the Delaware common law of corporations. Because the corporate law is so much more extensive than the laws of other business forms, like for example the law governing LLCs, courts often lean heavily on the corporate law and apply it by analogy to other forms when they are in search of persuasive authority. By becoming expert in the corporate law, you will find it easy to translate that knowledge and apply it other business organizations. Much of the work of the corporate lawyer starts with the code. As such, we will start with an in depth examination of the corporate code. Although we could study the Model Code or the Massachusetts code, for most corporate lawyers, the Delaware corporate law will be central to their practice. Sixty percent of all publicly traded corporations are Delaware corporations. With respect to private corporations, they are typically incorporated in the state in which they are physically located, or they are incorporated in Delaware. Beyond the code, Delaware has a very deep corporate common law. It is in the corporate common law that the courts have developed the law of corporate fiduciary duties. It is through fiduciary duties that the corporate law attempts to regulate the relationship between stockholders and the corporation, between managers and the corporation, as well as the relationships of controlling stockholders and minority stockholders. Delaware's treatment of the corporate common law is so extensive that it is not at all uncommon at all for the courts of other states to refer to, or cite Delaware corporate law cases, when deciding questions involving their own corporate law. The Delaware corporate law is the closest we have to a lingua franca in the US for corporate law. The fiduciary duties of corporate directors are tested most often in the context of corporate takeovers. The corporate takeover materials in this casebook attempt to highlight the most important issues in takeover situations as well as the court's doctrinal efforts to mitigate the transaction costs that arise in these situations.

Business Organizations

Cases, Problems, and Case Studies

Cases and Materials [Connected eBook with Study Center]

Just Business: Multinational Corporations and Human Rights (Norton Global Ethics Series)

Agency, Partnerships, and Corporations, Teacher's Manual for Cases and Materials on

This is a casebook that covers all the major aspects of business associations.....

The Model Rules of Professional Conduct provides an up-to-date resource for information on legal ethics. Federal, state and local courts in all jurisdictions look to the Rules for guidance in solving lawyer malpractice cases, disciplinary actions, disqualification issues, sanctions questions and much more. In this volume, black-letter Rules of Professional Conduct are followed by numbered Comments that explain each Rule's purpose and provide suggestions for its practical application. The Rules will help you identify proper conduct in a variety of given situations, review those instances where discretionary action is possible, and define the nature of the relationship between you and your clients, colleagues and the courts.

Corporations and Other Business Associations Selected Statutes, Rules, and Forms: 2016 Supplement

Business Associations, Cases and Materials on Agency, Partnerships, and Corporations, 7th, 2010 Supplement

Corporate Social Responsibility

The Law of Business Organizations, Cases, Materials, and Problems - CasebookPlus

Teacher's Manual

The Law of Business Organizations, Cases, Materials, and Problems

Business Associations, Third Edition's important features include: * Complete & developed materials on agency & partnership reflecting the authors' view that a good background in agency & partnership principles is important for its own sake, & for the study of corporate law *

Problems helpful in illustrating material * Attention to the lawyer as planner, as opposed to litigator or critic The book is set up so that no statutory supplement is required. Where necessary, excerpts from, or descriptions of, relevant statutes are provided. In addition to briefing cases, with answers to the questions posed in the casebook, the Teacher's Manual also provides the necessary class lectures.

Receive complimentary lifetime digital access to the eBook with new print purchase. This book is a collection of statutes, rules, and forms which can be used with casebooks and other teaching materials in both introductory and advanced courses related to business organizations. Among other items, the collection includes the Restatements of Agency; partnership, corporation, and LLC statutes and forms (including both uniform, Delaware, and other state statutes); and federal securities statutes, rules, regulations, and forms.

"[This book] balances economic and legal theory with a flexible organization, popular case selection, and engaging problems. Thoroughly revised, the new eighth edition features up to date treatment of fiduciary duty in chapter 4 (including EZCorp and Yahoo cases); a new LLC problem and figure in chapter 6 that visually captures how LLCs relate to close corporations and traditional corporations; more nuanced discussion of today's governance landscape that involves activist shareholders, institutional investors, ISS wielding different parts of state and federal rules and market levers; and much more."--

Corporations and Other Business Associations

Cases and Materials on Close Corporations

Cases and Materials [on] Business Associations

Business Associations, Cases and Materials on Agency, Partnerships, LLCs, and Corporations

Selected Statutes, Rules, and Forms

This title covers the law of business associations for introductory courses, including agency, general partnerships, closely

held corporations, publicly held corporations, limited partnerships, limited liability partnerships, and limited liability companies. The material on the unincorporated business forms has been revised, updated, and expanded to reflect the centrality of these forms of business organization in modern law practice and the economy generally. Among other state and model statutes, the Uniform LLC Act (2013), the Uniform Partnership Act (2013), the Uniform Limited Partnership Act (2013), the Third Restatement of Agency (2006), and the Model Business Corporation Act (2016) are discussed and cited.

This book undertakes a traditional, and inclusive, approach to the law of business organizations. The volume includes materials many books now on the market omit, such as agency and unincorporated business associations, while at the same time maintaining a wide breadth of coverage. As such, the book permits professors to emphasize closely held and other non-public companies while at the same time offering the basics on public company law and practice. Along these lines, the book includes materials on securities offerings, registration, exemptions from registration, and lawyers' responsibilities under the securities laws. Features that make this book a strong teaching tool and a strong learning tool include: • Chapter introductions that summarize and highlight the overall and contextual importance of chapter contents (rather than merely list and categorize the parts of the chapter); • Basic corporate finance nomenclature and other information necessary to an understanding of transactional business law, including individual chapters on basic corporate finance, corporate changes and change of control transactions; • Materials allowing for a comparison of laws and practices in other countries with those of the United States in key areas of study; and • Well-selected notes and problems that permit the integration of concepts and foster application skills at key junctures. This single text allows for coverage of law, underlying theory and policy, and practice skills. In one volume, the book contains material sufficient to educate a young lawyer to function in general business law practice. The emphasis has been on creating a teaching resource that is comprehensive in the view of the five experienced business law teacher-practitioner authors. This eBook features links to Lexis Advance for further legal research options.

With the prior edition of this concise, up-to-date casebook having been adopted at over 100 law schools, the eleventh edition (formerly Klein, Ramseyer, and Bainbridge's Business Associations casebook) continues to provide a comprehensive overview of agency, partnership, and corporation law. It also continues to emphasize five basic editorial principles: Cases edited ruthlessly to produce a readable and concise result. Facts matter, so they are included in all their potential ambiguity. Bring a planner's perspective to the table through extensive use of transactionally-oriented problems. It's a casebook not a treatise. No long, stultifying textual passages. Provide the cases and let the individual teacher use them as he or she sees fit. Try to find cases that are fun to teach. Great facts or a clever analysis are always given first priority in case selection.

Readings and Cases in a Global Context

Business Associations: Agency, Partnerships, and Corporations

Agency, Partnerships, and Corporations : Cases and Materials

Selected Statutes, Rules, and Forms 2016

Cases, Materials, Problems

Buy a new version of this textbook and receive access to the Connected eBook with Study Center on CasebookConnect, including: lifetime access to the online ebook with highlight, annotation, and search capabilities; practice questions from your favorite study aids; an outline tool and other helpful resources. Connected eBooks provide what you need most to be successful in your law school classes. Learn more about Connected eBooks Corporations and Other Business Associations: Cases and Materials balances economic and legal theory with a flexible organization, popular case selection, and engaging problems. Thoroughly revised, the new Eighth Edition features up to date treatment of fiduciary duty in chapter 4 (including EZCorp and Yahoo cases); a new LLC problem and figure in chapter 6 that visually captures how LLCs relate to close corporations and traditional corporations; more nuanced discussion of today's governance landscape that involves activist shareholders, institutional investors, ISS wielding different parts of state and federal rules and market levers; and much more. Key Features: A balance of theory, cases, and problems in which law and economic theory enriches without dominating the focus of the book. Carefully edited and selected cases— both classic and contemporary. Excellent and ample problems explore practical applications of theory in the business world.

This is still the most comprehensive business organizations casebook to focus on closely held business. The book offers more coverage on LLCs than any other business organizations book, and the principal change in the new edition focuses on the most recent uniform LLC Act (as well as Delaware law). Everything else has been brought up to date, including material on the Model Business Corporation Act (which now speaks as of December 2010), Delaware law (which includes corporations, limited partnerships, and limited liability companies), and federal securities law (included in the public corporation supplement).

With the prior edition of this concise, up-to-date casebook having been adopted at over 100 law schools, the tenth edition preserves the authors' tradition of providing a comprehensive overview of agency, partnership, and corporation law. It also continues to emphasize five basic editorial principles: Cases edited ruthlessly to produce a readable and concise result. Facts matter, so they are included in all their potential ambiguity. Bring a planner's perspective to the table through extensive use of transactionally-oriented problems. It's a casebook not a treatise. No long, stultifying textual passages. Provide the cases and let the individual teacher use them as he or she sees fit. Try to find cases that are fun to teach. Great facts or a clever analysis are always given first priority in case selection.

Business Associations

Statutes, Rules, and Forms, 2021 Edition

1999 Supplement: Cases and Materials

Business Associations - Agency, Partnerships, and Corporations, 1993

Business Associations: Cases and Materials on Agency, Partnership and Corporations: 2008 Supplement

A key feature of Agency, Partnerships, and Limited Liability Entities: Unincorporated Business Associations is the extensive coverage of limited liability entities, especially unincorporated limited liability companies. The authors include cases on such LLC topics as formation, interpretation of the operating agreement, piercing the LLC "veil," fiduciary obligation, expulsion of a LLC member, and dissolution. Also included is a section on the question of whether membership interests in LLCs and limited partnerships are a security.

"A true master class in the art of making the impossible possible." —Paul Polman One of the most vexing human rights issues of our time has

been how to protect the rights of individuals and communities worldwide in an age of globalization and multinational business. Indeed, from Indonesian sweatshops to oil-based violence in Nigeria, the challenges of regulating harmful corporate practices in some of the world's most difficult regions long seemed insurmountable. Human rights groups and businesses were locked in a stalemate, unable to find common ground. In 2005, the United Nations appointed John Gerard Ruggie to the modest task of clarifying the main issues. Six years later, he had accomplished much more than that. Ruggie had developed his now-famous "Guiding Principles on Business and Human Rights," which provided a road map for ensuring responsible global corporate practices. The principles were unanimously endorsed by the UN and embraced and implemented by other international bodies, businesses, governments, workers' organizations, and human rights groups, keying a revolution in corporate social responsibility. Just Business tells the powerful story of how these landmark "Ruggie Rules" came to exist. Ruggie demonstrates how, to solve a seemingly unsolvable problem, he had to abandon many widespread and long-held understandings about the relationships between businesses, governments, rights, and law, and develop fresh ways of viewing the issues. He also takes us through the journey of assembling the right type of team, of witnessing the severity of the problem firsthand, and of pressing through the many obstacles such a daunting endeavor faced. Just Business is an illuminating inside look at one of the most important human rights developments of recent times. It is also an invaluable book for anyone wanting to learn how to navigate the tricky processes of global problem-solving and consensus-building and how to tackle big issues with ambition, pragmatism, perseverance, and creativity.

Closely Held Business Organizations

Selected Statutes, Rules, and Forms 2000 Edition

Cases and Materials on Agency, Partnerships, and Corporations

Corporations and Other Business Associations : Cases and Materials

Business Enterprises: Legal Structures, Governance, and Policy