

---

## Download File PDF Punitive Charges Manual Guide

---

Yeah, reviewing a ebook **Punitive Charges Manual Guide** could be credited with your close connections listings. This is just one of the solutions for you to be successful. As understood, carrying out does not recommend that you have wonderful points.

Comprehending as without difficulty as conformity even more than extra will provide each success. neighboring to, the message as competently as sharpness of this Punitive Charges Manual Guide can be taken as without difficulty as picked to act.

---

### KEY=PUNITIVE - COMPTON CAITLYN

---

## Maine Jury Instruction Manual

**LexisNexis** Annually updated and revised by Hon. Donald G. Alexander of the Maine Supreme Judicial Court, Maine Jury Instruction Manual includes a wide array of civil and criminal jury instructions accompanied by commentary and discussion of practice points for closing arguments. New and revised instructions and commentary offer expert guidance on convening the jury panel, jury selection and voir dire, and return of the verdict, as well as practical guidance on how to present information to a jury in layman's terms to ensure effective communication with jury panels. Maine Jury Instruction Manual also provides extensive cross-references and online hyperlinks to the pattern criminal jury instructions for the District Courts of the First Circuit, with a cross-reference table and cross-references in related individual jury instructions. The subject matter index, table of cases, and table of statutes are also annually updated to reflect expanded and revised jury instruction coverage. The sample jury instructions will help legal professionals to avoid costly errors and to prepare for trial more quickly. The instructions lend themselves to ready customization to the facts of the case and expedite preparation for court. The vast array of forms in Maine Jury Instructions will save hours of expensive and frustrating research and replication.

## Manual of Model Civil Jury Instructions for the District Courts of the Eighth Circuit

### Punitive Damages

### How Juries Decide

**University of Chicago Press** Over the past two decades, the United States has seen a dramatic increase in the number and magnitude of punitive damages verdicts rendered by juries in civil trials. Probably the most extraordinary example is the July 2000 award of \$144.8 billion in the Florida class action lawsuit brought against cigarette manufacturers. Or consider two recent verdicts against the auto manufacturer BMW in Alabama. In identical cases, argued in the same court before the same judge, one jury awarded \$4 million in punitive damages, while the other awarded no punitive damages at all. In cases involving accidents, civil rights, and the environment, multimillion-dollar punitive awards have been a subject of intense controversy. But how do juries actually make decisions about punitive damages? To find out, the authors-experts in psychology, economics, and the law-present the results of controlled experiments with more than 600 mock juries involving the responses of more than 8,000 jury-eligible citizens. Although juries tended to agree in their moral judgments about the defendant's conduct, they rendered erratic and unpredictable dollar awards. The experiments also showed that instead of moderating juror verdicts, the process of jury deliberation produced a striking "severity shift" toward ever-higher awards. Jurors also tended to ignore instructions from the judges; were influenced by whatever amount the plaintiff happened to request; showed "hindsight bias," believing that what happened should have been foreseen; and penalized corporations that had based their decisions on careful cost-benefit analyses. While judges made many of the same errors, they performed better in some areas, suggesting that judges (or other specialists) may be better equipped than juries to decide punitive damages. Using a wealth of new experimental data, and offering a host of provocative findings, this book documents a wide range of systematic biases in jury behavior. It will be indispensable for anyone interested not only in punitive damages, but also jury behavior, psychology, and how people think about punishment.

## Illinois Pattern Jury Instructions

### Civil (IPI)

## Model Rules of Professional Conduct

**American Bar Association** 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.

## Manual of Model Civil Jury Instructions for the Ninth Circuit

### Out of Balance

## Prescriptions for Reforming the American Litigation System

**iUniverse** Why are there so many frivolous lawsuits? How much money does America waste on litigation every year? Out of Balance counts the cost of our out-of-control litigation system and identifies the legal procedures and economic incentives that effectively reward lawyers who pursue weak and even silly legal claims. Using real world examples, Jonathan B. Wilson (an attorney and the general counsel of a publicly traded company) describes how the pursuit of attorneys' fees rests at the heart of our litigation system. He recounts alternative proposals to change the law and sets out prescriptions for reform designed to deter cases that should never be filed and resolve those that are. "[Out of Balance shows] how the American justice system front-loads scanty information, unpredictability, and the certainty of escalating legal costs to leverage weak or non-meritorious cases and victimize defendants of every kind." -John H. Sullivan, President, Civil Justice Association of California "Wilson takes an evenhanded approach to the subject of lawsuit reform, reporting in equal measure the clear evidence of America's runaway tort system that favors trial lawyers and the alternatives for systemic procedural reform that will level the playing field for all participants in the legal system. . . . [Out of Balance is] a behind-the-scenes user's guide for reform-minded business advocates and lawmakers who want to fight back and win." -Steven B. Hantler, DaimlerChrysler Out of Balance is an invaluable guide for changing our legal system and restoring its sense of balance and fairness.

## Help Efficient, Accessible, Low Cost, Timely Healthcare (HEALTH) Act of 2002

report together with dissenting views (to accompany H.R. 4600) (including cost estimate of the Congressional Budget Office).

## Help Efficient, Accessible, Low Cost, Timely Healthcare (HEALTH) Act of 2003 Report Together with Dissenting and Additional Views (to Accompany H.R. 5) (including Cost Estimate of the Congressional Budget Office).

### The Practitioner's Guide to Defense of EPL Claims

**American Bar Association** Employment Practices Liability insurance is a relatively recent phenomenon on the property-casualty insurance industry. The Practitioners Guide to Defense of EPL Claims is a new guide by the Tort Trial and Insurance Practice Section that covers punitive damages, investigating EPLI-covered claims, emotional injury, and litigation of EPLI claims.

### Complete Guide to Human Resources and the Law, 2017 Edition

**Wolters Kluwer** The Complete Guide to Human Resources and the Law will help you navigate complex and potentially costly Human Resources issues. You'll know what to do (and what not to do) to avoid costly mistakes or oversights, confront HR problems - legally and effectively - and understand the rules. The Complete Guide to Human Resources and the Law offers fast, dependable, plain English legal guidance for HR-related situations from ADA accommodation, diversity training, and privacy issues to hiring and termination, employee benefit plans, compensation, and recordkeeping. It brings you the most up-to-date information as well as practical tips and checklists in a well-organized, easy-to-use resource. The 2017 Edition provides new and expanded coverage of issues such as: The Supreme Court held in March 2016 that to prove damages in an Fair Labor Standards Act (FLSA) donning/doffing class action, an expert witness testimony could be admitted *Tyson Foods, Inc. v. Bouaphakeo*, 136 S. Ct. 1036 (2016). Executive Order 13706, signed on Labor Day 2015, takes effect in 2017. It requires federal contractors to allow employees to accrue at least one hour of paid sick leave for every 30 hours they work, and unused sick leave can be carried over from year to year. Mid-2016 DOL regulations make millions more white-collar employees eligible for overtime pay, by greatly increasing the salary threshold for the white-collar exemption. Updates on the PATH Act (Protecting Americans From Tax Hikes; Pub. L. No. 114-113. The DOL published the fiduciary rule in final form in April 2016, with full compliance scheduled for January 1, 2018. The rule makes it clear that brokers who are paid to offer guidance on retirement accounts and Individual Retirement Arrangements (IRAs) are fiduciaries. In early 2016, the Equal Employment Opportunity Commission (EEOC) announced it would allow charging parties to request copies of the employer's position statement in response to the charge. The Supreme Court ruled that, in constructive discharge timing requirements run from the date the employee gives notice of his or her resignation not the effective date of the resignation. Certiorari was granted to determine if the Federal Arbitration Act (FAA) preempts consideration of severing provisions for unconscionability. "

### Anderson's Ohio Personal Injury Litigation Manual

**LexisNexis** Got a question about personal injury litigation? Thanks to Anderson's Ohio Personal Injury Litigation Manual, you can track down your answer immediately no matter where you're located. That's because the authors of this practical guide have distilled volumes of information into a single, compact publication that slips easily into a briefcase. Whether you're in conference or at trial, attending a hearing or conducting discovery, Anderson's Ohio Personal Injury Litigation Manual is an invaluable asset for any personal injury litigator. But don't let its size fool you! Anderson's Ohio Personal Injury Litigation Manual is packed with useful information. Comprehensive in scope, it provides coverage of the most significant personal injury topics in Ohio: motor vehicle negligence, product liability, premises liability, government liability, and medical malpractice. It also includes hundreds of practice tips for the personal injury attorney, including checklists, warnings, strategic points, exceptions, and resources. And if you need to conduct more in-depth research, Anderson's Ohio Personal Injury Litigation Manual can cut time from your search, thanks to relevant cross-references to other personal injury treatises and forms Anderson's Ohio Personal Injury Litigation Manual: It's the kind of practical publication you've come to expect from Anderson's, the first name in Ohio legal research.

## Anderson's Ohio School Law Manual

**LexisNexis** Anderson's Ohio School Law Manual is specifically geared towards School Board Members, Superintendents, Treasurers, Business Officials, Administrators, Teachers and Students. It comprises the first volume of the comprehensive Ohio School Law Guide, giving all necessary information to the consumers at a bargain price. Author Kimball H. Carey covers: • school districts • administration • school finance and management • buildings and property • teachers, pupils, and pupil services • liability of school districts and officers • federal issues.

## Federal District Court Law Clerk Handbook

**American Bar Association**

## The Products Liability Resource Manual

## An Attorney's Guide to Analyzing Issues, Developing Strategies, and Winning Cases

**Section of General Practice**

## Without Just Cause

## An Employer's Practical and Legal Guide on Wrongful Discharge

**Bna Books**

## Medical Office Administration - E-Book

## A Worktext

**Elsevier Health Sciences** Using a clear, hands-on approach to learning front office skills, *Medical Office Administration, 4th Edition* prepares you for a successful career as an administrative medical office assistant. Performing procedures with SimChart® for the Medical Office (SCMO), you'll practice day-to-day tasks as if you were in an actual office setting. This new edition adds updated content to support use of the electronic health record, new Affordable Care Act information, insurance/billing/coding content, and SCMO activities woven throughout the text. Covering administrative tasks from appointment scheduling to medical billing, this work text helps you develop the knowledge and skills you need to think critically and respond confidently to the challenges you'll encounter on the job. Access to SimChart for the Medical Office sold separately. A conversational writing style makes it easier for you to read and understand the material. Stopping points provide you with thought-provoking questions or activities to break up the narrative in manageable segments. HIPAA Hints ensure that you comply with HIPAA mandates. Real-world examples apply important concepts to the medical office setting. Interactive electronic procedure checklists spell out the individual steps required to complete a full range of administrative procedures, and are based on CAAHEP competencies. NEW! SimChart® for the Medical Office (SCMO) throughout text allows you to practice common administrative tasks with real-world office management software. NEW! Coverage of the Affordable Care Act and ICD-10 prepares you for what you'll encounter on the job. NEW! Medical Assisting mapping tables tie into CAAHEP and ABHES competencies. NEW! High-quality illustrations and updated screenshots helps reinforce content.

## The Handbook of Women, Psychology, and the Law

**John Wiley & Sons** The Handbook of Women, Psychology, and the Law is a groundbreaking book that presents legal and psychological perspectives on how society has responded to the most vital (and often controversial) contemporary women's issues. The Handbook covers such important topics as abortion, rape, domestic violence, sexual harassment, employment discrimination, divorce, poverty, welfare, and mental health. Written by experts in the fields of jurisprudence, clinical psychology, feminist psychology, ethics, and public policy, this essential volume shows how crucial social issues have effected civil and criminal law. This comprehensive resource Describes the evolution of gender-related legal decisions Explores sexual harassment in the workplace from both the individual's and the organization's viewpoints Explains the "invisible" aspect of women's contributions to the workplace Describes the ambivalence of the courts in cases involving pregnant employees Presents an update of the psychological and legal sides of abortion Reports on the gender gap in health insurance coverage Offers a cross-cultural overview of women and depression Explores recent legal interventions for incarcerated women who killed their batterers Gives an analysis of rape from an international perspective and explores the use of rape as a weapon of war Presents particular issues affecting women from places such as southern Africa, Uganda, and China

## Anderson's Ohio Consumer Law Manual 2022 Edition

**LexisNexis** Anderson's Ohio Consumer Law is ideal resource for lawyers, lenders, collectors, sellers and consumer advocates. Designed to capture the most important elements of consumer law, this convenient desk reference contains federal and state consumer statutes as well as extensive treatment of common law doctrines that are frequently invoked in consumer disputes. Plus, unlike many consumer law books, this one includes substantial coverage of both warranty law under Article 2 of the Uniform Commercial Code and the law of products liability, which are both critically important to consumers.

## Ohio Family Law Handbook

**LexisNexis** Ohio Family Law features provisions relating to marriage and divorce, adoption, and child support, as well as related areas such as insurance, criminal law, employment, and taxation. Title 31 (Domestic Relations - Children) is included in full and is annotated with case notes and research references from Page's Ohio Revised Code Annotated. In addition, this edition contains:

- The full and annotated text Chapter 2151 (Juvenile Court) from Page's Ohio Revised Code Annotated
- Miscellaneous related statutory provisions, fully annotated and indexed
- Ohio Rules of Juvenile Procedure
- Ohio Rules of Civil Procedure
- Child Support Guidelines

Choose Ohio Family Law for a combination of analysis and case references on key family and juvenile law issues.

## Research Handbook on the Economics of Torts

**Edward Elgar Publishing** Focusing on issues of vital importance to those seeking to understand and reform the tort system, this volume takes a multi-disciplinary approach, including theoretical economic analysis, empirical analysis, socio-economic analysis, and behavioral anal

## Practice Under the Federal Sentencing Guidelines

**Wolters Kluwer**

## Handbook of Virtual Environments

## Design, Implementation, and Applications, Second Edition

**CRC Press** A Complete Toolbox of Theories and Techniques The second edition of a bestseller, Handbook of Virtual Environments: Design, Implementation, and Applications presents systematic and extensive coverage of the primary areas of research and development within VE technology. It brings together a comprehensive set of contributed articles that address the

## California. Court of Appeal (2nd Appellate District). Records and Briefs B048581, Appellant's Opening, 02

### The Litigation Manual: Trial

American Bar Association

### Federal Civil Jury Instructions of the Seventh Circuit

### LexisNexis Practice Guide New Jersey Commercial Litigation

**LexisNexis** The LexisNexis Practice Guide New Jersey Commercial Litigation is a practical, task-oriented guidebook to the various topics in commercial litigation. It clearly explains how to analyze, resolve, and/or litigate the issues that can arise at every stage of a commercial dispute, from the basic corporate structures to complex questions of law, evidentiary matters, procedure, and strategy. Comprehensive coverage includes Liability of Corporate Directors and Officers; Restrictive Covenants; Business Fraud, Consumer Fraud, and Fraudulent Transfers; Unfair Competition; and Trade Secrets. LexisNexis Practice Guide New Jersey Commercial Litigation includes over two dozen task-oriented checklists, almost two hundred strategic points, warnings, and timing tips to prevent practice missteps, and targeted cross-references to specific state and federal legislation and sources detailing the features of topics such as corporate governance, franchise litigation and lender liability commercial litigation. It clearly explains how to analyze, resolve, and/or litigate the issues that can arise at every stage of a commercial dispute, from the basic corporate structures to complex questions of law, evidentiary matters, procedure, and strategy. Comprehensive coverage includes Liability of Corporate Directors and Officers; Restrictive Covenants; Business Fraud, Consumer Fraud, and Fraudulent Transfers; Unfair Competition; and Trade Secrets. LexisNexis Practice Guide New Jersey Commercial Litigation includes over two dozen task-oriented checklists, almost two hundred strategic points, warnings, and timing tips to prevent practice missteps, and targeted cross-references to specific state and federal legislation and sources detailing the features of topics such as corporate governance, franchise litigation and lender liability. The eBook versions of this title feature links to Lexis Advance for further legal research options.

### EEO Law and Personnel Practices

**SAGE** Annotation This second edition of the practical and well-designed EEO Law and Personnel Practices has been completely revised and updated in line with the latest developments in US law, including the new Americans with Disabilities Act. Arthur Gutman provides a framework for understanding all federal EEO laws by addressing the following questions: - What classes of people are protected (or, have rights)? - What business entities are covered (or, have duties)? - What employment practices are covered? - Is the law administered, and if so, how? - What are the penalties (or, remedies) for breaking the law? - What judicial scenarios are used in litigation? The author not only makes the reader aware of the laws and the applicable defenses, but also provides an understanding of the reasons underlying them. Nearly all chapters conclude with a section on compliance.

### Tort Law

### Responsibilities and Redress

**Aspen Publishing** Buy a new version of this Connected Casebook and receive access to the online e-book, practice questions from your favorite study aids, and an outline tool on CasebookConnect, the all in one learning solution for law school students. CasebookConnect offers you what you need most to be successful in your law school classes— portability, meaningful feedback, and greater efficiency. Tort Law: Responsibilities and Redress presents tort law as a complex but coherent subject. The authors have arranged the materials to be both highly sophisticated and extremely user friendly. This book

has been adopted at schools across the country and always receives high praise from faculty and students for its relevant, contemporary cases, extensive and informative notes, and its 500+ page, cradle-to-grave Teacher's Manual. The Fifth Edition of *Tort Law: Responsibilities and Redress* has been updated to reflect the very latest developments in tort law, including discussions of new developments in civil rights law (pertaining especially to excessive force claims against police), as well as public nuisance, toxic torts, and new draft provisions of the Third Restatement of Torts: Intentional Torts to Persons. The book also contains "Check Your Understanding," "Big Think," and "Did You Know?" text boxes designed to enable students to engage in self-assessment, along with a user-friendly page layout. A comprehensive set of high-quality PowerPoint slides covering all principal cases is also available to adopters. New to the Fifth Edition: Additional "Check Your Understanding," "Big Think" and "Did you Know?" text boxes enable students to engage in self-assessment as they proceed through their Torts class. New materials on civil rights litigation, public nuisance, toxic torts and the Intentional Torts provisions of the Third Restatement. User-friendly page layout features helpful photographs, illustrations, and original charts. Professors and student will benefit from: Text and notes that are fully up to date on the latest developments in tort law, including new Restatement provisions and the latest decisions from state, federal, and foreign courts. More than 15 years of overwhelmingly positive student and instructor feedback from law schools across the U.S. which demonstrate that *Tort Law: Responsibilities and Redress* is the most user-friendly Torts casebook on the market. The book is completely contemporary. Classic tort cases are included but, emphasis is placed on modern cases and modern issues that demonstrate tort law's continued importance and relevance. Teaching materials Include: Teacher's Manual, including Sample Syllabi. The 500+ page Teacher's Manual has no rival among Torts casebooks. Comprehensive Deck of PowerPoint Slides. 200+ PowerPoint slides available to adopters can be adapted for use in class, or to help instructors organize their class discussions. CasebookConnect features: ONLINE E-BOOK. Law school comes with a lot of reading, so access your enhanced e-book anytime, anywhere to keep up with your coursework. Highlight, take notes in the margins, and search the full text to quickly find coverage of legal topics. PRACTICE QUESTIONS. Quiz yourself before class and prep for your exam in the Study Center. Practice questions from Examples & Explanations, Emanuel Law Outlines, Emanuel Law in a Flash flashcards, and other best-selling study aid series help you study for exams while tracking your strengths and weaknesses to help optimize your study time. OUTLINE TOOL. Most professors will tell you that starting your outline early is key to being successful in your law school classes. The Outline Tool automatically populates your notes and highlights from the e-book into an editable format to accelerate your outline creation and increase study time later in the semester.

## Litigation Services Handbook

### The Role of the Financial Expert

**John Wiley & Sons** *Litigation Services Handbook*, Fourth Edition is referred to as the litigation bible. Its nearly 50 chapters read like a who's who in law and accounting. The handbook includes all aspects of litigation services, including current environments, the process itself, a wealth of cases, how to prove damages, and practical considerations of court appearances. The new edition has a heavy focus on fraud investigations and complying with Sarbanes-Oxley requirements.

### Florida Practitioner's Guide: Civil Trial Preparation

**LexisNexis** *Florida Civil Trial Preparation* includes new user-friendly formatting, and addresses amended rules, revised statutes, and new case law, including the following: Revised statutes and rules addressing: Admissibility of expert testimony Required content of motions Confidentiality of mediation sessions New case law addressing Severing or consolidating claims, amending pleadings, and adding punitive damages claim to complaint Electronic discovery, privileged information, and sanctions for failing to comply with discovery orders Basis for and effect of disqualifying the trial judge Attorney's potential liability following withdrawal Offers of settlement, and wisdom and effect of voluntary dismissal The edition is replete with valuable practice

### Florida Civil Trial Preparation, Eighth Edition

**LexisNexis** *Florida Practitioner's Guide™: Civil Trial Preparation, Eighth Edition* includes new user-friendly formatting, and addresses amended rules, revised statutes, and new case law, including the following: Revised statutes and rules addressing: Admissibility of expert testimony Required content of motions Confidentiality of mediation sessions New case law addressing Severing or consolidating claims, amending pleadings, and adding punitive damages claim to complaint Electronic discovery, privileged information, and sanctions for failing to comply with discovery orders Basis for and effect of disqualifying the trial judge Attorney's potential liability following withdrawal Offers of settlement, and wisdom and effect of voluntary dismissal The edition is replete with valuable practice pointers.

## Reference Manual on Scientific Evidence

### Third Edition

**National Academies Press** The Reference Manual on Scientific Evidence, Third Edition, assists judges in managing cases involving complex scientific and technical evidence by describing the basic tenets of key scientific fields from which legal evidence is typically derived and by providing examples of cases in which that evidence has been used. First published in 1994 by the Federal Judicial Center, the Reference Manual on Scientific Evidence has been relied upon in the legal and academic communities and is often cited by various courts and others. Judges faced with disputes over the admissibility of scientific and technical evidence refer to the manual to help them better understand and evaluate the relevance, reliability and usefulness of the evidence being proffered. The manual is not intended to tell judges what is good science and what is not. Instead, it serves to help judges identify issues on which experts are likely to differ and to guide the inquiry of the court in seeking an informed resolution of the conflict. The core of the manual consists of a series of chapters (reference guides) on various scientific topics, each authored by an expert in that field. The topics have been chosen by an oversight committee because of their complexity and frequency in litigation. Each chapter is intended to provide a general overview of the topic in lay terms, identifying issues that will be useful to judges and others in the legal profession. They are written for a non-technical audience and are not intended as exhaustive presentations of the topic. Rather, the chapters seek to provide judges with the basic information in an area of science, to allow them to have an informed conversation with the experts and attorneys.

## Bankruptcy Jury Manual

## A Handbook of Process Tracing Methods for Decision Research

### A Critical Review and User's Guide

**Psychology Press** This handbook provides a critical review and user's guide to conducting and reporting process tracing studies of decision making. Each chapter covers a specific method that is presented and reviewed by authors who are experts in the method's application to decision research. The book ultimately illustrates and presents a multi-method approach and is essential reading for graduate students and researchers wishing to undertake such studies on decision making.

## A Manual for Computer-assisted Legal Research

## The Complete Guide to Human Resources and the Law

**Wolters Kluwer** The Complete Guide to Human Resources and the Law will help you navigate complex and potentially costly Human Resources issues. You'll know what to do (and what not to do) to avoid costly mistakes or oversights, confront HR problems - legally and effectively - and understand the rules. The Complete Guide to Human Resources and the Law offers fast, dependable, plain English legal guidance for HR-related situations from ADA accommodation, diversity training, and privacy issues to hiring and termination, employee benefit plans, compensation, and recordkeeping. It brings you the most up-to-date information as well as practical tips and checklists in a well-organized, easy-to-use resource. The 2016 Edition includes updated coverage of the following developments: Laws requiring employers to provide paid sick leave have been adopted in Connecticut, California, and Massachusetts, and in a number of cities (New York City, San Francisco, Philadelphia, and Newark) The Consolidated and Further Continuing Appropriations Act of 2014, Pub. L. No. 113-235, nicknamed the and "Cromnibusand" bill, includes the Multi-Employer Pension Relief Act (MPRA) The Supreme Court permitted an employer to reduce retiree health benefits, reversing a Sixth Circuit holding that the benefits had vested for life The Supreme Court ruled that PPACA subsidies can be paid to taxpayers whether they purchase coverage on a state Exchange or the federal Exchange (in states that have not created an Exchange of their own): King v. Burwell, No. 14-114 (U.S. June 25, 2015) Extensive litigation continued on contraceptive mandate, and what religious organizations must do to vindicate their objection to providing contraceptive coverage The Supreme Court ruled that all of the states must recognize same-

sex marriage, because the right to marriage equality is of constitutional dimensions: Obergefell v. Hodges, No. 14-556 (U.S. June 26, 2015) And more

## Handbook of Urban and Community Forestry in the Northeast

**Springer Science & Business Media** With the emergence of urban and community forestry as the fastest growing part of our profession in the last 15 years, the need for a book such as this inevitably developed. The Society of American Foresters' urban forestry working group counts 32 or more universities now offering courses in this subject, and the number is growing. For the last several years I have coordinated a continuing education urban forestry course at Rutgers for nonmatriculated students. Registrants have included arborists, shade tree commissioners, landscape architects, city foresters, environmental commissioners, park superintendents, and others whose jobs involve care and management of trees. The course was started by Bob Tate in 1980, around a core of managerial subjects such as inventories, budgets, and public relations. After Bob left in 1984 to join Asplundh and later to start his own prosperous business in California, the course languished after it exhausted the local market for those subjects.

## Labor and Employment in Rhode Island: A Guide to Employment Laws, Regulations, and Practices

**LexisNexis** This single-volume desktop reference provides basic information concerning the laws, regulations, and policies affecting labor and employment in Rhode Island. The book may be used to help develop personnel policies and as a resource for answers to questions on employment law issues. It offers solid guidance on important new procedures and potential sources of liability and keeps you abreast of important regulations governing all aspects of the employer-employee relationship - from hiring to termination or retirement. This eBook features links to Lexis Advance for further legal research options.

## Resources in Education