

Do Protect Legal Advice For Startups Do Books

This book tracks the development of the emerging international legal principle of a responsibility to protect over the past two decades. It contrasts the influential version of the principle introduced by the International Commission on Intervention and State Sovereignty in 2001 with subsequent interpretations of the responsibility to protect advocated by the United Nations through its human protection agenda, and reviews the dangers and inconsistencies inherent in both perspectives. The author demonstrates that the evolving responsibility to protect principle can be recruited to support a wide range of irreconcilable projects, from those of cosmopolitan constitutionalism to those of hegemonic international law. However, despite the dangers posed by this susceptibility to conceptual hijacking, Oman argues that the responsibility to protect, like human rights, is an essential a modern emancipatory formation. To remedy this dangerous malleability, the author advocates a third, distinctive interpretation of the responsibility to protect designed to limit its cooptation by liberal anti-pluralist and hegemonic international law agendas. Oman outlines the key features of such a minimalist conception, and explores its fit with the "RtoP" version of the responsibility to protect promoted in recent years by the UN. The author argues that two crucial features missing from the UN reading of the principle should be developed in future: an acknowledgement of the role of non-state actors as bearers of the responsibility to protect, and a recognition of the principle's legal character. Both of these aspects of the principle offer means to democratize the international law-making enterprise.

Succeed in your course and your career as a paralegal with **PARALEGAL TODAY: THE LEGAL TEAM AT WORK**. This updated Seventh Edition shows you how current technology and social media tools are used in practice, while helping you develop an understanding of the laws in our society, the importance of ethical and professional responsibility, and the skills needed to thrive in today's legal environment. Real-world examples, practical applications, ethical dilemmas, hands-on assignments, and an entire chapter on paralegal careers (with salary information) prepare you to meet the challenges of today's paralegal working environment. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

Since the second edition was published in 2008, the Treaty of Lisbon has entered into force (December 1, 2009). Lisbon dramatically changed the constitutional structure of the European Union in many ways. As a result, the authors recast the structure of the book. This mainly involved creating a constitutional "template" (This is an entirely new Chapter 1) that reorganizes and simplifies the Treaty texts into a format that lends itself to a conceptual approach based on how we think of constitutions — government, competences, separation of powers, human rights. Chapter 2 then provides a high-level expansion of the provisions set out in the template, The rest of the book expands in detail on that template, introducing (in our view) a fundamentally new and absolutely unique perspective for students and practitioners alike: what the EU is, in terms of its membership, objectives, institutions and autonomous status (equates to the Preamble to the U.S. Constitution and the supremacy clause); the components of EU law (constitutional sources and legal acts of the Union); the Union legislature (describing the structure, procedures and powers of each of the relevant institutions); executive powers (describing the structure, procedures and powers of each of the relevant institutions); judicial powers (describing the structure, procedures and powers of each of the relevant institutions); the Union's competences; the limitations on the powers of the Member states to ensure the functioning of the internal market (where the case law is summarized, a necessary inclusion given that the actual treaty provisions on their own scarcely convey the true extent of the TFEU's reach in this regard); the position of the individual in relation to Union law (including fundamental rights and incorporation by reference of the Charter of Fundamental Rights); and relations between the Member States.

The question of how financial services should be regulated in the interests of consumers has never been more topical. The structure of the financial services industry is changing rapidly and the need for the law to keep pace with these changes has never been greater. This book examines the role of the law in the protection of the consumer, in particular the ways in which the law is, and could be, used to protect consumers when purchasing financial services. A prominent panel of contributors first examines the role of the European Union and the ombudsmen schemes operating in the United Kingdom in improving consumer protection. Eight expert papers present a detailed analysis of aspects of the various legal mechanisms protecting consumers in the banking, financial services, investments and insurance industries. The final part of the book is concerned with the important and controversial area of consumer credit. This unique work is a welcome contribution to a rapidly developing area of law, which has so far received little attention from commentators. It will be of great interest to those at the cutting edge of banking, financial services and consumer law, whether practicing lawyers or in-house counsel, and all those involved in advising consumers.

Money-saving advice from Canada's leading consumer advocate In this book Ellen Roseman distills the financial advice she gives in her columns and blogs into 81 quick tips that all Canadians can use to help them spend sensibly, save money, and avoid costly consumer traps. This book of "personal finance greatest hits" is filled with illustrative examples and cautionary advice from Roseman and stories from her faithful readers. Filled with a wealth of information, the book includes the low-down on dealing with banks and car dealers, cutting costs of communication services, improving your credit, buying and renovating a home, fighting online fraud, ensuring you have the right insurance, and more. Offers an easy-to-use guide for being smart with your money Includes how to advice on handling the most common financial pitfalls Contains the best advice from Ellen Roseman's columns and blogs Written by Canada's most popular and savvy consumer advocate Don't spend another dollar until you read Ellen Roseman's best-ever tips for saving money and making wise financial decisions.

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.

Worldwide, governmental anti-corruption efforts have been ramping up like never before. From the U.S. Foreign Corrupt Practices Act ("FCPA") to the U.K. Bribery Act and recent Chinese, French, Indonesian, Brazilian, and German anti-bribery legislations, the compliance world has witnessed the fight against corruption rocketing to the top of most law reform and enforcement agendas. As the fight against corruption goes global, practitioners of the compliance, regulatory, and investigative space must understand--and more importantly navigate--these increasingly complicated and often perilous compliance waters. With that heavy reality in mind, this first-of-its-kind book draws on the real-world experience and expertise possessed by some of the world's leading anti-corruption and anti-bribery practitioners to make meeting that challenge easier. Featuring country-specific chapters and practitioner-focused "how to" modules, *From Baksheesh to Bribery* serves as a one-stop shop for practitioners, in-house counsel, compliance personnel, academics, and others who want--and often need--to understand the world's perspective on corruption and the fight against it.

What happens to your estate after you are gone is very much within your control. Estate planning is not only for the wealthy; it is for everyone. It is simply the process of deciding where your assets are to be distributed after your death. For those people who wish to preserve their assets for designated purposes --- such as family or special charities --- it becomes necessary to make special advance preparations. The right plan can protect the value of your estate and spare your loved ones unnecessary hassles and legal conflicts. *The Complete Guide to Planning Your Estate in Florida* will help you glide through this complicated process. This new book has been adapted to offer Florida residents state-specific advice for estate planning. Author Linda C. Ashar, attorney at law, has crafted an estate planning primer, allowing Florida residents to become more informed and more involved during the process. Florida-specific information is offered throughout this book, including Florida's probate code; Florida rules, regulations, and laws specific to estate planning; elements of a valid Florida will; planning your living will in Florida; explanations of Florida laws regarding durable health care powers of attorney, do not resuscitate (DNR) orders, and directives to withhold CPR. The book's easy-to-understand context clarifies this complicated and sensitive subject and gives readers the power to take control of their future.

Economic globalization is transforming practically every service sector. The legal industry that has long remained insulated too has not remained untouched by the effects of globalization. The outsourcing of legal services in the past one decade has transformed the legal landscape. Legal outsourcing to India is becoming increasingly popular among U.S. and European law firms and corporations. This book broadly seeks to discuss three main topics surrounding legal process outsourcing (LPO): its emerging trends, the legal challenges it raises and the hitherto unrecognized potential it holds. Firstly, this book clarifies concepts of LPO and its operating models practiced by U.S. and U.K. law firms and corporations. Secondly, the outsourcing of legal services creates significant challenges for ethics rules including conflict of interests, attorney-client privilege, supervision and fee sharing. Thirdly, this research explores the hidden potential of LPO to improve access to justice. This book develops an altogether new proposal where Indian LPO professionals could help alleviate the access to justice problem among indigent and low-income populations of the United States.

Guaranteed Millionaire provides you with one of the best opportunities to double your wealth and family assets. This book will show you step by step everything you need to know to easily turn your family estate into accumulated riches. Protect your wealth from tax collectors and greedy lawsuits, plus the ravages of divorce, illness, and accidents. Reduce or eliminate probate and taxes entirely. Understand the secrets lawyers use to build wealth and protect their clients. Includes a foreword by radio's Bruce Williams, ten asset protection tips anyone can use to protect against lawsuits or financial grief, sample legal documents and a glossary of terms. From the Author: I am ready to transfer my most specialized strategies to you. These are the legal loopholes my wealthiest clients have paid me thousands to research and implement for them. I am on a mission to give everyone the opportunity to use these techniques. I have given thousands of seminars throughout the United States and Canada on asset protection to more than a million people. Doctors, engineers, architects, small business owners, and even lawyers have collectively paid millions of dollars to attend my seminars. I strongly feel the information in my seminars is necessary for every family; especially considering today's complex society. This book gives readers a mega dose of what I lecture about.

LIKE CARRYING AROUND YOUR OWN BUSINESS LAWYER, BUT WITHOUT ALL THE TALKING AND BILLS. *Birth to Buyout* gives you a straightforward, easy-to-grasp understanding of the business law questions and answers you need to run your business and prosper. Packed with refreshingly candid information, *Birth to Buyout* tackles business law topics in terms you can understand. Organized to guide you through all stages of your business - from Birth to Buyout - you learn: SET UP A COMPANY * The difference between Corporations, S-Corporations and Limited Liability Companies * How to pick the right entity for you * Where you should set up your company * How to pick a company name * What to take to the bank when you set up your company bank account * What to put in your business plan YOU AND YOUR PARTNERS * The big conversation you and your partners need to have at the beginning of your venture * Picking officers, officer titles and salaries * How to make sure you can get out when you want * How to kick out another owner * Setting up your Board of Directors * Dangers of serving on the Board * How to be a great Board member GETTING FUNDED * The difference

between debt and equity * What investors expect from you * The parts of an investment deal * How to divide control between founders and investors * Securities laws * Sources of debt financing * Parts of a loan * Building business credit INTERNET CONTRACTS * What you need to put in your website privacy policy and Terms of Use * Avoiding liability from user generated content * Kids information under COPPA OFFICE LEASE * Negotiating the rent * Difference among net leases, double net and triple net leases EMPLOYEES & INDEPENDENT CONTRACTORS * What goes in an employment contract * Noncompetes * Union contracts and collective bargaining * Nondiscrimination laws * Screening candidates, including immigration forms * How to follow rules about minimum wage and overtime and payroll INTELLECTUAL PROPERTY * Trademark * Copyright * Patent * How to get the rights through licensing or buying the IP MANUFACTURING * How to plan your whole manufacturing and fulfillment process * How to get a prototype made * How to discover the regulations you have to know about and follow * How to hire a manufacturer SALES AND MARKETING * How to get your product sold * Distribution channel options * Advertising and promotions * How to comply with advertising laws * What goes into your contract with distributors or sales agents * CanSpam and telemarketing rules GETTING PROTECTION AGAINST LIABILITY * Contracts * Insurance and Bonds * Vigilant Due Diligence GETTING RICH * Valuing a business * Valuing stock * Process of selling your company * Term Sheets * Representations and Warranties * Closing * Post closing * Tips to make for a peaceful sale AND, THERE'S A STORY - MEET HAP, HAZARD AND A LAWYER NAMED GRAVITY. Birth to Buyout is not just a business law almanac. Birth to Buyout spins forward on the story of two cubicle workers who make a run for entrepreneurship just as big corporate culture is closing in, all with the help of their corporate lawyer (if you just want the law, you can skip the story pages). Birth to Buyout was written to be an easy-to-follow guide to business law. That's why: * All explanations are in plain English * Charts and diagrams are used to make the law clear * The book celebrates American entrepreneurship and how it can truly set you free

Do lawyers make matters worse, or do they provide information, advice and support which can help to prevent disputes arising or manage them when they do? Do mediators enable parties to communicate and reach agreements tailor-made to their needs? Or working outside the legal framework, do they find it difficult to protect weaker parties and access expert advice? What happens when lawyers become mediators? This book will describe the structure of service provision and the day-to-day work of lawyers, mediators, and lawyer mediators, drawing on empirical work carried out between 2013 and 2015 immediately after the recent changes to the management of divorce and separation within the family justice system. The reduction in legal aided help in 2013 and the failure of mediation to fill the gap in 2014–15 have given rise to a difficult debate. This book aims to provide an account of some of the practical effects of these policies through a description of the daily work of practitioners in the sector. It raises the question of whether we need to choose between traditional legal services and the new processes of private ordering or whether intermediate positions might be possible.

The best companies are formed around a simple but great idea. As this idea develops and is introduced to the world, it needs to be nurtured and protected. Do Protect offers clear and accessible legal advice and explanations on all aspects of setting up, running and growing your own business, including: • Intellectual Property Rights • Raising finance • Dealing with customers and suppliers • E-commerce and social media • Building a team • Selling your business Do Protect is essential reading for anyone starting their own business. Get the legalities right, then focus on the fun stuff. Build your business on a strong foundation.

Soul Mate: How To Protect Yourself from a Man or Woman Who Marries for Money is a true story which includes legal advice from two attorneys on the way in which to prevent exploitation by a person who only marries to gain access to a person's money.

Advice, defined as a recommendation for action in response to a problem, is a common form of interpersonal support and influence. Indeed, the advice we give and receive from others can be highly consequential, not only affecting us as recipients and advisors, but shaping outcomes for relationships, groups, and organizations. Some of those consequences are positive, as when advice promotes individual problem-solving, or enhances workgroup productivity. Yet advice can also hide ulterior motives, threaten identity, damage relationships, and promote inappropriate action. The Oxford Handbook of Advice provides a broad perspective on how advice succeeds and fails, systematically reviewing and synthesizing theory and research on advice from multiple disciplines, such as communication, psychology, applied linguistics, business, law, and medicine. Several chapters explore advice at different levels of analysis, focusing on advisor and recipient roles, advising interactions and relationships, and advice as a resource and connection in groups and networks. Other chapters address advice in particular types of personal relationships (romantic, family) and professional contexts (workplace, health, education, therapy). Contributing authors also consider cultural differences, advice online, and the ethics of advising. For scholars concerned with supportive communication, interpersonal influence, decision-making, social networks, and related communication processes at work, at home, and in society at large, this Handbook offers historical perspective, contemporary theoretical framing, methodological recommendations, and directions for future research. It also emphasizes practical application, offering clear, concise, and relevant "advice for advising" based on theory and research.

This casebook goes beyond the rules in teaching students the subtle differences between proper and improper conduct. Writing in his direct and lively style, Stephen Gillers explores the subtleties and nuances of the legal and ethical rules governing lawyers and judges. From great teaching cases, timely materials, and realistic problems, students come away with new insight, equipped to detect and avoid improper conduct over the course of their professional careers. Refined through years of classroom use, this casebook also offers comprehensive coverage, a balanced mix of materials, discussion beyond the rules and from different perspectives, detailed notes, and an accessible and engaging style. Key Benefits: Comprehensive coverage—includes the full range of professional responsibility issues Excellent case selection, manageable length, accessible style Well-balanced mix of cases, secondary sources, and timely materials—often drawn from recent headlines Realistic, helpful, and abundant problems—new and revised, many based on actual events, and which facilitate class discussion Detailed and challenging notes—providing in-depth treatment of the issues Discussion beyond the rules and from different perspectives New cases and materials on recent Supreme Court opinions, on a lawyer-agent's

binding authority, discipline for invading an opposing lawyer's attorney-client relationship, racially biased prosecutorial summations, the definition of "the practice of law" and its effect on the market for legal services, the LegalZoom settlement with North Carolina, improper inferences in jury arguments, causation requirements in proving criminal defense lawyer malpractice, and lawyer liability for fraud in negotiations

Almost two decades ago, the fall of the Santer Commission against a background of allegations of maladministration and nepotism had the effect of placing accountability on the political agenda of the EU institutions. More recently, the non-ratification of the Constitutional Treaty, the difficulties of the ratification of the Lisbon Treaty and the current financial crisis have increased the calls for accountability in the EU. This book investigates whether any progress towards more accountability and transparency has been made in the post-Lisbon era by taking a holistic approach to the subject. Marios Costa argues that currently the EU institutions and the Member States are not in a position to hold the so-called independent agencies as well as the various committees and expert groups accountable. Despite recent progress, the EU still needs to put forward an acceptable constitutional framework which will truly secure accountability at the EU level of governance.

Openness is an important principle on which the European Union is founded. Regulation 1049/2001 regarding public access to European Parliament, Council and Commission documents sets out a code for access to documents held by these institutions. It is the EU equivalent of the freedom of information regimes found in the UK and other states. The Commission has proposed a revision of this Regulation. This report highlights the extent to which the proposal would preclude disclosure both of documents submitted to courts in the course of litigation and documents arising in the course of investigations, even in the face of a strong public interest in disclosure. The Committee feels such an exclusion is, in principle, justified in respect of court documents where the court itself can make provision for disclosure. A controversial issue is how far confidentiality is required for formulating policy (particularly to ensure that policy makers receive frank and open advice) and for negotiating legislation. The report looks at the relevant provisions of the proposal, particularly in the light of recent judgments by the European Court of Justice, and highlights the differences in the approaches of the European Parliament and the Government. These documents should not be given absolute immunity from disclosure but should be protected subject to any overriding public interest. The Committee also concludes that the effect of the proposal to amend the rules on disclosure by the institutions of documents which they hold but which originate from Member States would significantly reduce the existing right of access.

This book offers a critical and in-depth analysis of access to justice from international and Islamic perspectives. Existing Western models have highlighted the mechanisms by which individuals can access justice; however, access to justice incorporates various conceptions of justice and of its users. This book evaluates the historical development of the justice sector in Iran and discusses issues including the performance of the justice sector, judicial independence, efficiency and accessibility, and normative protection, together with an analysis of barriers. It explores the legal empowerment of users, with a specific focus on women, and presents the findings of a survey study on the perceptions of Iranian women. This study is designed to focus on women's basic legal knowledge, their familiarity with legal procedure, perceptions of cultural barriers, issues that influence their preference for mechanisms of formal or alternative dispute solutions, and their level of satisfaction with their chosen courses of action.

Whistleblower protection is vital for: safeguarding public interest; promoting accountability and integrity in public and private institutions; and encouraging reporting of misconduct, fraud and corruption. This report analyses whistleblower protection standards in the public and private sectors.

DISCOVER THE SECRET WORLD OF ECONOMICAL LEGAL ADVICE!"THIS BOOK IS BETTER THAN HAVING A LAWYER IN THE FAMILY"Most of the public does not know about legal service plans and how they can provide tremendous savings, security, and protection with legal plan services. Also, most of the public is uninformed as to how much legal risk they face and how costly legal services can be even for minor legal events. Many millions of people forego their legal rights and make costly decisions because they do not retain law firms. Our society is extremely litigious with a lawsuit now filed in the U.S. every 12 seconds. The average cost of an attorney or lawyer in the U.S. by some estimates is approximately \$285 per hour. Some lawsuits end up costing hundreds of thousands of dollars. And these events occur due to accidents and other unplanned circumstances. To maintain your assets and protect yourself against expensive legal occurrences the practical person needs to protect themselves and their family to maintain your security. This book describes 10 key legal areas that virtually everyone needs to have legal protection for and how to have these services available for less than one dollar per day. These services are available from several sources of legal plans and the author suggests that you perform your research to select the plan that best suits your needs. Upon request the author will share his recommendations with you at no charge. The author has had many years of experience with many different legal matters and acts as a consultant to small business and individuals on these and other subjects relating to achieving and maintaining financial independence. This is the first in a series of four books planned on the topic of creating assets, managing and protecting your wealth.

Readers say it best: "Very informative." "Saved me a lot of money and headaches!" "Recommend it for everyone who has to plan estates for their elderly parents" Living Trusts for Everyone is the best resource for setting up a living trust. Explaining in specific terms what benefits a trust will have, Ronald Farrington Sharp gives the tools necessary to set up a loved one's trust with no lawyers and no expense. Wills benefit lawyers. Trusts benefit the clients. Too often lawyers sell wills to clients only to sit back and wait to sell their probate services to their clients' heirs. Ronald Farrington Sharp describes the best way to handle modern estate planning and details the many advantages trusts have over wills in not only eliminating probate but in also protecting your assets for your heirs. Sharp explains why legal services are not needed to do the clerical work in settling a trust after death. This updated edition includes new information on an array of subjects, including: Elimination of the federal estate tax for most estates due to increased exemption amounts Online assets The use of passwords, usernames, and websites Keeping trustees honest and the process of removing trustees for malfeasance Forms for simplifying the planning process Strategies to lower attorneys' fees With no legal jargon, just step-by-step instructions and sample form letters, Living Trusts for Everyone takes the mystery out of the process of setting up a trust.

• More than 2.5 million Americans divorce each year • New section on Do-It-Yourself divorces plus Internet resources, state-by-state charts and laws, and listings of support groups • Replaces ISBN 1-58115-009-1 Millions of women and men need this no-holds-barred strategy and planning manual for negotiating the best and fairest terms in a divorce while avoiding long, expensive litigation. Completely revised and updated, Winning the Divorce War presents battle plans for each step in the process, from pre-proceedings information gathering to post-trial procedures. Practical, plainspoken advice from a

divorce lawyer with more than twenty years of experience makes this the classic field guide to fighting the battles and winning the war.

All critical infrastructures are increasingly dependent on the information infrastructure for information management, communications, and control functions. Protection of the critical information infrastructure (CIIP), therefore, is of prime concern. To help with this step, the National Academy of Engineering asked the NRC to assess the various legal issues associated with CIIP. These issues include incentives and disincentives for information sharing between the public and private sectors, and the role of FOIA and antitrust laws as a barrier or facilitator to progress. The report also provides a preliminary analysis of the role of criminal law, liability law, and the establishment of best practices, in encouraging various stakeholders to secure their computer systems and networks.

Violence against journalists is on the rise across Council of Europe member States – attacks are getting more severe and include, in some cases, murders and car bombs, as well as other forms of physical violence and threats. The present Implementation guide aims to provide member States with concrete responses to the question what can and should be done to protect journalists and other media actors. It does so by providing more context to the Committee of Ministers Recommendation on the Protection of journalism and the safety of journalists and other media actors, including references to the case law of the European Court of Human Rights and to other sources. More importantly, it showcases concrete valuable practices in the area and makes suggestions for implementation of the Recommendation, with a view to removing the issue of safety and impunity from the realm of mere theory and projecting it into actionable measures. A self-assessment tool offered by the Implementation guide is intended to help member States objectively review the state of implementation of the Recommendation in their respective jurisdictions.

Students taking Elder Law or Health Law might find this book helpful to get a quick introduction to topics you don't cover in your course or as a second opinion for those you do. As a savvy law professor, even if you don't teach those courses, particularly if you don't teach those courses, you get tough questions from friends and relatives — “Should I have a living trust? What's a health care power of attorney? What's a disgruntled heir?” Here's help for dire times. Written by a law professor with the practical insights of an elder law lawyer, it covers everything from retirement (finances, housing, Medicare) to advance directives, elder abuse to nursing homes, scams, bill collectors, age discrimination, to disability in the family and hospice. It even covers sex, driving, and what it feels like growing old, having everyone start calling you “dear” and giving you, without even asking, those dreaded discounts. This book is a rewrite of *Alive and Kicking: Legal Advice for Boomers* by Kenney F. Hegland and Robert B. Fleming.

Want to learn how to avoid legal issues for your business and creative projects? That's what *Don't Panic!* is all about. Learn to skillfully handle legal issues from the beginning to the moment (that hopefully doesn't happen) you get a nasty lawyer letter. You'll learn how to **Form Your Business*Protect Your Intellectual Property*Know the difference between employees and independent contractors*Understand insurance *Be smart when getting funded*Avoid problems when launching an App or Internet-Based Service.*License anything, and when to get permission.*Watch your back while you're making the deal*What to do next when you've gotten a nasty lawyer letter*

Do ProtectLegal Advice for StartupsDo Book Company

The classic legal guide to wills, estates, and trusts—with more than 100,000 copies in print—now substantially updated and revised! Whether grappling with modest or extensive assets, *The Complete Book of Wills, Estates, & Trusts* has long been the indispensable guide for protecting an estate for loved ones. In this completely revised fourth edition, updated to cover the latest changes in estate law, attorney Alexander A. Bove, Jr. synthesizes his decades of field and classroom experience into honest, clear, and entertaining explanations of a host of complex legal topics, including: • how to create a will and living trust • how to use a will to avoid probate and legal complications • how trusts work and how to use trusts to save taxes • how to contest a will and how to avoid a contest • how to settle an estate or make a claim against one • how to establish a durable power of attorney • how to protect assets from creditors In his straightforward and humorous style, Bove shares easy-to-understand legal definitions, savvy advice on taxes, and pragmatic and simple sample forms, all illustrated with entertaining examples and actual cases. This is the only legal guide readers will ever need to ensure that their money and holdings remain in the family.

Everybody wants to think of a great idea that will make them rich. A good indication that you have a great idea is that someone copies it but, by then it can be too late. This is too bad as a lot of the knowhow to protect your ideas is free but buried in a mass of detail and exceptions which most people put in the "too hard" basket. Some IP protection you must pay for, such as trademarks but it is well worth it, provided it is done properly. Intellectual Property ("IP") has been described by the Financial Times as one of the key drivers of business competitiveness in the 21st century. Therefore, a clear understanding is essential not only for creative people or entrepreneurs but for anyone who wants to succeed in business and not have their ideas stolen. It does not even need to be your idea. Using IP law you can cheaply gain ownership of other people's ideas and then use your business skills to make a killing. By focusing on the IP legal advice that his small to medium sized business clients have been willing to pay for, Paul Brennan has written a book which will enable you to say "that's my IP" and at least sound as if you know what your talking about which can be the cheapest and most powerful of weapons available to you. Illustrated by legal cartoons drawn by the author this little book combines the qualities of a useful reference book on IP law with wry humour and the odd belly laugh. YOU WILL LEARN ABOUT: - Identifying your IP- Protecting your brand and content- Who owns what in joint projects- Fights over names- Internet disputes- How to avoid unintentionally giving it away Paul is uniquely qualified to write this book. He has practiced law in Europe, North America, Asia and Australia. His experience of IP enforcement with a US multi-national, as a partner in law firms in London and Sydney, and ten years in Asia have combined to give him a broad experience. A post graduate in international copyright law, he now runs his own general commercial and property law firm working with small to medium sized businesses.

STOP AND THINK! Do you know what legal steps you need to take to safeguard... Your family? Your business? Your money? Maybe you were caught in a car accident where you're not sure of your rights, or you're looking for a lifetime of legal protection for your company, your family or your wealth. Whatever the case, you need to know what it takes to protect your rights and defend you and your loved ones from unforeseen legal threats. *Protect and Defend* is the book that delivers that vital information by gathering together America's leading attorneys to bring you practical advice based on their years of top-level experience. In each chapter, you'll get exclusive access to their expertise, as they tackle some of today's most crucial legal issues-issues that affect us all every day. The law can be your best friend-or your worst enemy. And you absolutely need to know how to

put it on your side whether you're facing an immediate emergency or looking for long-term solutions. Protect and Defend brings you proven strategies to help you do just that—before it's too late.

A savvy woman lawyer tells women how to protect themselves from ten key legal mistakes

Now revised with 30 percent more material, this unbeatable home legal reference is updated to cover recent healthcare and labor legislation as well as changes to privacy rights, estate planning, Social Security, and bankruptcy.

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