
Read Book Series Context Social In Law Bhopal After Management Risk Disaster From Learning

Yeah, reviewing a books **Series Context Social In Law Bhopal After Management Risk Disaster From Learning** could grow your close friends listings. This is just one of the solutions for you to be successful. As understood, deed does not suggest that you have fantastic points.

Comprehending as skillfully as union even more than supplementary will have the funds for each success. next-door to, the declaration as capably as sharpness of this Series Context Social In Law Bhopal After Management Risk Disaster From Learning can be taken as skillfully as picked to act.

KEY=AFTER - CHAPMAN LEVY

Learning from Disaster Risk Management After Bhopal *University of Pennsylvania Press* Selected by Choice magazine as an Outstanding Academic Title The 1984 lethal gas leak at the Union Carbide pesticide plant in Bhopal, India, may be the most extensively studied industrial disaster in history. In a departure from earlier studies that have focused primarily on the causes of the catastrophe, Sheila Jasanoff and the contributors to this volume critically examine the consequences of the accident. **Constructing White-Collar Crime Rationalities, Communication, Power** *University of Pennsylvania Press* In **Constructing White-Collar Crime**, Joachim J. Savelsberg, a sociologist, and Peter Brühl, a lawyer, have provided an interdisciplinary case study of the construction of new German laws against white-collar crime, relating their results to internationally comparative findings. **Current Publications in Legal and Related Fields Selected Acquisitions of the Library Choice Publication of the Association of College and Research Libraries, a Division of the American Library Association** **Heritage and Social Media Understanding heritage in a participatory culture** *Routledge* **Heritage and Social Media** explores how social media reframes our understanding and experience of heritage. Through the idea of 'participatory culture' the book begins to examine how social media can be brought to bear on the encounter with heritage and on the socially produced meanings and values that individuals and communities ascribe to it. To highlight the specific changes produced by social media, the book is structured around three major themes:

Social Practice. New ways of understanding and experiencing heritage are emerging as a result of novel social practices of collection, representation, and communication enabled and promoted by social media. **Public Formation.** In the presence of widely available social technologies, peer-to-peer activities such as information and media sharing are rapidly gaining momentum, as they increasingly promote and legitimate a participatory culture in which individuals aggregate on the basis of common interests and affinities. **Sense of Place.** As computing becomes more pervasive and digital networks extend our surroundings, social media and technologies support new ways to engage with the people, interpretations and values that pertain to a specific territorial setting. **Heritage and Social Media** provides readers with a critical framework to understand how the participatory culture fostered by social media changes the way in which we experience and think of heritage. By introducing readers to how social media are theorized and used, particularly outside the institutional domain, the volume reveals through groundbreaking case studies the emerging heritage practices unique to social media. In doing so, the book unveils the new issues that are emerging from these practices and the new space for debate and critical argumentation that is required to illuminate what can be done in this burgeoning sector of heritage work. **Global Social Movements** *A&C Black Articles* by Sarah Ashwin, Upendra Baxi, Jim Beckford, Cynthia Cockburn, John Forrester, Paul Havemann, Paul Lubeck, John Mattausch, Ronaldo Munck, Peter Newell, Deborah Stienstra, and Steven Yearley **The Debate over Corporate Social Responsibility** *Oxford University Press* Should business strive to be socially responsible, and if so, how? **The Debate over Corporate Social Responsibility** updates and broadens the discussion of these questions by bringing together in one volume a variety of practical and theoretical perspectives on corporate social responsibility. It is perhaps the single most comprehensive volume available on the question of just how "social" business ought to be. The volume includes contributions from the fields of communication, business, law, sociology, political science, economics, accounting, and environmental studies. Moreover, it draws from experiences and examples from around the world, including but not limited to recent corporate scandals and controversies in the U.S. and Europe. A number of the chapters examine closely the basic assumptions underlying the philosophy of socially responsible business. Other chapters speak to the practical challenges and possibilities for corporate social responsibility in the twenty-first century. One of the most distinctive features of the book is its coverage of the very ways that the issue of corporate social responsibility has been defined, shaped, and discussed in the past four decades. That is, the editors and many of the authors are attuned to the persuasive strategies and formulations used to talk about socially responsible business, and demonstrate why the talk matters. For example, the book offers a careful analysis of how certain values have become associated with the business enterprise and how particular economic and political positions have been established by and for business.

This book will be of great interest to scholars, business leaders, graduate students, and others interested in the contours of the debate over what role large-scale corporate commerce should take in the future of the industrialized world. **Ethics, Law and Society Set** *Taylor & Francis* This key collection brings together a selection of papers commissioned and published by the Cardiff Centre for Ethics, Law & Society. It incorporates contributions from a group of international experts along with a selection of short opinion pieces written in response to specific ethical issues. The collection addresses issues arising in biomedical and medical ethics ranging from assisted reproductive technologies to the role of clinical ethics committees. It examines broader societal issues with particular emphasis on sustainability and the environment and also focuses on issues of human rights in current global contexts. The contributors collect responses to issues arising from high profile cases such as the legitimacy of war in Iraq to physician-related suicide. The volume will provide a valuable resource for practitioners and academics with an interest in ethics across a range of disciplines. **The Power of Human Rights/The Human Rights of Power** *Routledge* The contributions to this volume eschew the long-held approach of either dismissing human rights as politically compromised or glorifying them as a priori progressive in enabling resistance. Drawing on plural social theoretic and philosophical literatures - and a multiplicity of empirical domains - they illuminate the multi-layered and intricate relationship of human rights and power. They highlight human rights' incitement of new subjects and modes of political action, marked by an often unnoticed duality and indeterminacy. Epistemologically distancing themselves from purely deductive, theory-driven approaches, the contributors explore these linkages through historically specific rights struggles. This, in turn, substantiates the commitment to avoid reifying the 'Third World' as merely the terrain of 'fieldwork', proposing it, instead, as a legitimate and necessary site of theorising. This book was originally published as a special issue of **Third World Quarterly**. **Social Rights Jurisprudence Emerging Trends in International and Comparative Law** *Cambridge University Press* In the space of two decades, social rights have emerged from the shadows and margins of human rights jurisprudence. The authors in this book provide a critical analysis of almost two thousand judgments and decisions from twenty-nine national and international jurisdictions. The breadth of the decisions is vast, from the resettlement of evictees to the regulation of private medical plans to the development of state programs to address poverty and illiteracy. The jurisprudence not only implicates our understanding of economic, social, and cultural rights, but also challenges the philosophical debates that question whether these rights can and should be justiciable. **Challenging The Rules(s) of Law Colonialism, Criminology and Human Rights in India** *SAGE Publishing India* This rare comprehensive critique of criminology in India brings together widely respected activists, advocates, bureaucrats, scholars and practitioners who share their concerns about the Indian criminal justice system through an interdisciplinary lens and discuss the need to

entrench human rights in Indian polity. It is a significant step towards mapping the ways in which interdisciplinary research and human rights activism might inform legal praxis more effectively and holistically. **Challenging the Rule(s) of Law: Colonialism, Criminology and Human Rights in India** contests unproblematic assumptions of the rule of law and opens out avenues for a renewed and radical study of criminal law in the country. The collection looks at the problem of criminal law from the early colonial period to the present, examining the problem of overt violence by state actors and their compliance with dominant private actors. It calls into question the denial by the state of the wherewithal for bare life, which compounds people's vulnerability to a repressive rule of law. This work is a must read for students, researchers and faculty of Law, Criminal Law, Criminology, Legal History, Human Rights, Sociology of Law and Colonial History. It will also be invaluable for law historians, legal scholars and policy makers, especially the judiciary. **Laws and Societies in Global Contexts Contemporary Approaches** *Cambridge University Press* Promotes a global socio-legal perspective that engages with multiple laws and societies and diverse socio-legal systems based on different historical and cultural traditions. **Environmental Racism and Classism** *Greenhaven Publishing LLC* Flint's water supply tainted with lead. Chicago's toxic "donut." Louisiana's "cancer alley." Corporate waste poisoning developing nations. These are all examples of environmental racism. Readers of this compelling anthology will be awakened to many examples of poor and minority communities that suffer physically, emotionally, and financially from living in a toxic environment. With no political clout and few available resources, these victims find themselves abandoned by the environmental movement and bullied by environmental policies. The burgeoning environmental justice movement argues that environmental protection is a basic right. After reading the informative viewpoints in this volume, students will come to their own conclusions. **New Titles in Bioethics Regulating Land and Pollution in China Lawmaking, Compliance, and Enforcement : Theory and Cases** *Amsterdam University Press* Annotation. Many of China's rivers and lakes are strongly polluted, the air in cities is amongst the worst in the world, while some have warned that if the country is not careful it may soon have insufficient arable land to feed its population. This book looks at why the protection of natural resources through stricter legislation and more stringent law enforcement has been so difficult. It does so through a combination of a local case with comparative and theoretical insights about lawmaking, compliance and enforcement. It offers a unique view on how law functions in the world's largest legal system, and how such law interacts with the social, economic and political circumstances at hand. This book offers an incomparable body of empirical and theoretical knowledge for those interested in how law functions in China, as well as those interested in the workings of regulatory lawmaking, compliance, and enforcement in a comparative perspective. This title can be previewed in Google Books - <http://books.google.com/books?vid=ISBN9789087280130>. **Exploring Green Crime Introducing the Legal,**

Social and Criminological Contexts of Environmental Harm *Bloomsbury Publishing* This critical and cutting edge introduction to the key debates in green criminology shows readers how to approach environmental harm with a questioning mindset and demonstrates the contribution of criminologists towards solving global environmental concerns in the 21st century.

Leading Works in Law and Social Justice *Routledge* This book assesses the role of social justice in legal scholarship and its potential future development by focusing upon the 'leading works' of the discipline. The rise of socio-legal studies over recent decades has led to a more interdisciplinary approach to the study of law, which prioritises placing law into its wider social context. Recognising the role that culture, economics and politics play in the development of law is important in order to fully understand the position and impact of law in society. Innovative and written in an engaging way, this collection includes leading and emerging scholars from across the world. Each contributor has been invited to select and analyse a 'leading work', a publication which has for them shed light on the way that law and social justice are interlinked and has influenced their own understanding, scholarship, advocacy, and, in some instances, activism. The book also includes a specially written foreword and afterword, which critically reflect upon the contributions of the 'leading works' to consider the role that social justice has played in law and legal education and the likely future path for social justice in legal scholarship. This book will be an essential resource for all those working in the areas of social justice, socio-legal studies and legal philosophy. It will be of wider interest to the social sciences more generally.

Multinationals and Corporate Social Responsibility Limitations and Opportunities in International Law *Cambridge University Press* The 'corporate social responsibility' ('CSR') movement has been described as one of the most important social movements of our time. This book looks at what the CSR movement means for multinationals, for states and for international law. International law is often criticized for being too 'state-centred', and ill-equipped to deal with the challenges of globalization. However, drawing from many and varied examples of state, NGO and corporate practice, this 2006 book argues that, while international law has its limitations, it presents more opportunities for the CSR regulation of multinationals than many people assume. The main obstacles to better regulation are, therefore, not legal, but political.

Is the Death Penalty Dying? Special Issue *Emerald Group Publishing* Drawing together an array of distinguished scholars from political science, criminology, sociology, and law, this volume examines the death penalty in the US.

Economic, Social and Cultural Rights A Textbook; Second Revised Edition *BRILL* The first edition of this text was a textbook on internationally recognized economic, social and cultural rights. While focusing on this category of rights, it also analyzed their relationships to other human rights, civil and political in particular. This revised edition updates the information.

Ethical, Legal and Social Aspects of Healthcare for Migrants Perspectives from the UK and Germany *Routledge* Numerous important issues arise in relation to the health of,

and healthcare for (and by), migrants. Much commentary on the migrant crisis and healthcare has focused on the allocation of resources, with less discussion of the needs of, and provision for, migrants. Presenting a comparative perspective on the UK and Germany, this volume increases knowledge of a broad spectrum of challenges in healthcare provision for migrants. 'Migration' is deliberately understood in its broadest sense and includes not only migrant patients but also migrant healthcare professionals. The book's content is diverse, with insights from healthcare ethics, healthcare law, along with clinical perspectives as well as perspectives from the social sciences. The collection provides normative reflections on current issues, and presents data from empirical studies. By informing researchers, politicians and healthcare practitioners about approaches to challenges arising in healthcare provision for migrants, the collection seeks to inform the development of adequate and ethically appropriate strategies. *Social Contours of Risk Two volume Set Routledge* We live in a 'risk society' where the identification, distribution and management of risks, from new technology, environmental factors or other sources are crucial to our individual and social existence. In *The Social Contours of Risk, Volumes 1 and 2*, two of the world's leading and most influential analysts of the social dimensions of risk bring together their most important contributions to this fundamental and wide-ranging field. Volume II centres on the analysis and management of risk in society, in international business and multinationals, and globally. The 'acceptability' of risk to an individual depends on the context, whether the larger society or in, for example, a corporate framework. Their work clarifies the structures and processes for managing risks in the private sector and the factors that produce or impede effective decisions. The authors demonstrate that corporate culture is crucial in determining risk management. They analyse the transfer of corporate risk management systems from industrial to developing countries, and how globalization is spreading and creating new kinds of risk - the combination of traditional and modern hazards presented by climate change, technology transfer and economic growth. They describe the new priorities and capacities needed to deal with these enhanced vulnerabilities around the globe. *Legal Approaches and Corporate Social Responsibility Towards a Llewellyn's Law-Jobs Approach Routledge* From the late 20th Century, a catalogue of high profile disasters and controversies has drawn attention to the changing relationship between corporations and society. This is taking place against the context of globalisation and this change has become the driving force for demands that corporations become socially responsible. Corporate social responsibility (CSR) has therefore emerged as a concept which attempts to encapsulate these demands for social responsibility. Yet at the heart of CSR is the debate about the role and relevance of law. This book will explore the proposition that CSR is a valid legal enquiry and will suggest a law-jobs approach which offers a potential general analytical perspective for examining such fluid concepts such as CSR in law. This approach is innovative because of the insistence of some users

of CSR on placing law outside the parameters of CSR or giving it a very limited role; however, Okoye argues here that the very nature of CSR as seeking legitimacy for corporate power pushes to the fore the question of what role law can play. Law is an essential and important aspect of legitimacy and thus this work explores a legal theoretical approach that holds potential for a legal framework of CSR. This interdisciplinary book will be of great interest to students and scholars of corporate law and business studies in general. *Corporations and Criminal Responsibility Oxford University Press on Demand* Contemporary concern about technological hazards posed by business enterprises has intensified interest in the criminality of corporations. Incorporating ideas from a wide range of literature, the book argues that there is no magic answer to corporate power, to issues of personal safety and their inter-relationship with criminal law and justice. The attention paid to corporate criminal liability by courts, legislatures, law reform bodies and international organizations has increased markedly in the past decade. As in the first edition, the book takes what might be called a panoptic approach to the subject. Corporations and their susceptibility to criminal law are examined from sociological, psychological, philosophical and organizational perspectives as the book progresses. This edition has been revised and updated to take account of the burgeoning scholarly literature. Detailed analysis of judicial and legislative movements in England and Wales, in other national jurisdictions and at the level of international organizations follows. Two new chapters, on corporate manslaughter and on comparative and international responses to corporate crime, accommodate these changes. The book is distinctive in combining legal analysis and discussion of law reform debates with a theoretical account of the relationship between legal institutions and the role of risk and blame in shaping criminal law and the practices of the criminal justice system. *Recent Acquisitions Globalisation,, Knowledge and Labour Education for Solidarity Within Spaces of Resistance Routledge* Knowledge is playing an important role in the development of contemporary capitalism. This book addresses the questions such as: how labour movements learn, and what strategies they deploy to defend their interests. *Handbook of Toxicology of Chemical Warfare Agents Academic Press* This groundbreaking book covers every aspect of deadly toxic chemicals used as weapons of mass destruction and employed in conflicts, warfare and terrorism. Including findings from experimental as well as clinical studies, this one-of-a-kind handbook is prepared in a very user- friendly format that can easily be followed by students, teachers and researchers, as well as lay people. Stand-alone chapters on individual chemicals and major topics allow the reader to easily access required information without searching through the entire book. This is the first book that offers in-depth coverage of individual toxicants, target organ toxicity, major incidents, toxic effects in humans, animals and wildlife, biosensors, biomarkers, on-site and laboratory analytical methods, decontamination and detoxification procedures, prophylactic, therapeutic and countermeasures, and the role of

homeland security. Presents a comprehensive look at all aspects of chemical warfare toxicology in one reference work. This saves researchers time in quickly accessing the very latest definitive details on toxicity of specific agents used in chemical warfare as opposed to searching through thousands of journal articles. Will include the most agent-specific information on the market Includes detailed coverage of the most exhaustive list of agents possibly used as chemical warfare agents in one source. Section 4: Agents That Can Be Used as Weapons of Mass Destruction ? 25 chapters long. Other books on the market only include a sample selection of specific agents. Offering all possible agents detailed under one cover makes this appealing to a wider audience and saves researchers time The Forward will be written by Dr. Tetsuo Satoh, Chiba University, Japan. He is one of the most respected, recognizable authorities on chemical warfare agents which will set the authoritative tone for the book Covers risk to humans, animals and the environment equally. Researchers involved in assessing the risks involved with a possible chemical warfare attack and those who are developing response plans to such attacks must look at not only the risks to human health but to our wildlife and environment as well. The holistic approach taken in this book ensures that the researchers have ready access to the details no matter which aspect of the effects of CWA's they might be concerned with The World Bank Legal Review, Volume 2: Law, Equity and Development *BRILL* Vulnerability in Technological Cultures New Directions in Research and Governance *MIT Press* Analysis and case studies explore the concept of vulnerability, offering a novel and broader approach to understanding the risks and benefits of science and technology. Vulnerability and Security in Human Rights Literature and Visual Culture *Routledge* This book responds to the failures of human rights—the way its institutions and norms reproduce geopolitical imbalances and social exclusions—through an analysis of how literary and visual culture can make visible human rights claims that are foreclosed in official discourses. Moore draws on theories of vulnerability, precarity, and dispossession to argue for the necessity of recognizing the embodied and material contexts of human rights subjects. At the same time, she demonstrates how these theories run the risk of reproducing the structural imbalances that lie at the core of critiques of human rights. Pairing conventional human rights genres—legal instruments, human rights reports, reportage, and humanitarian campaigns—with literary and visual culture, Moore develops a transnational feminist reading praxis of five sites of rights and their violation over the past fifty years: UN human rights instruments and child soldiers in Nigerian literature; human rights reporting and novels that address state-sponsored ethnocide in Zimbabwe; the international humanitarian campaigns and disaster capitalism in fiction of Bhopal, India; the work of Médecins Sans Frontières in the Sahel, Afghanistan, Democratic Republic of Congo, and Burma as represented in various media campaigns and in photo/graphic narratives; and, finally, the human rights campaigns, fiction, and film that have brought Indonesia's history of anti-leftist violence into

contemporary public debate. These case studies underscore how human rights norms are always subject to conditions of imaginative representation, and how literature and visual culture participate in that cultural imaginary. Expanding feminist theories of embodied and imposed vulnerability, Moore demonstrates the importance of situating human rights violations not only in the context of neo-liberal development policies but also in relation to the growth of security networks that serve the nation-state often at the expense of the security of specific subjects and populations. In place of conventional victims and agents, the intersection of vulnerability and human rights opens up readings of human rights claims and suffering that are, at once, embodied and shareable, yet which run the risk of cooptation by security rhetoric. **White privilege The myth of a post-racial society** *Policy Press* Why and how do those from black and minority ethnic communities continue to be marginalised? Despite claims that we now live in a post-racial society, race continues to disadvantage those from black and minority ethnic backgrounds. **Kalwant Bhopal** explores how neoliberal policy making has increased rather than decreased discrimination faced by those from non-white backgrounds. She also shows how certain types of whiteness are not privileged; Gypsies and Travellers, for example, remain marginalised and disadvantaged in society. Drawing on topical debates and supported by empirical data, this important book examines the impact of race on wider issues of inequality and difference in society. **Colonial Law in India and the Victorian Imagination** *Cambridge University Press* Examines the shared cultural genealogy of popular Victorian novels and judicial opinions of the Privy Council. **Caste-based Discrimination in International Human Rights Law** *Routledge* With particular focus on the Hindu caste system, this book represents a comprehensive analysis of the elimination of all forms of racial discrimination in international law. It evaluates the strategies that have informed the work of the United Nations in this area, mapping a new path that moves from standard-setting to implementation. Combining legal analysis with the meaning and origin of caste, it explores the remedies human rights law can propose towards the prohibition of caste-based discrimination, and the abolition of the caste system itself. The book provides a benchmark on the achievements of the international community in combating all forms of racial discrimination, and the policies that must inform future measures. With its clear and accessible style this volume will be of interest to scholars of law and human rights, as well as policy-makers and practitioners working in this area. **Legal Control of the Private Military Corporation** *Springer* Private military organizations are a new and important feature of the international landscape. They offer control of potential massive violence to the highest bidder with very limited accountability. This book offers critical insights into both the phenomenon and the challenges of and potential for regulation. **The International Legal Status and Protection of Environmentally-Displaced Persons: A European Perspective** *BRILL* The International Legal Status and Protection of Environmentally-Displaced Persons: A European Perspective examines the

applicability of refugee law and international human rights law in situations of environmentally-induced displacement, and explores possible future approaches to addressing the issue. **International Economic Law in the 21st Century Constitutional Pluralism and Multilevel Governance of Interdependent Public Goods** *Bloomsbury Publishing* The state-centred 'Westphalian model' of international law has failed to protect human rights and other international public goods effectively. Most international trade, financial and environmental agreements do not even refer to human rights, consumer welfare, democratic citizen participation and transnational rule of law for the benefit of citizens. This book argues that these 'multilevel governance failures' are largely due to inadequate regulation of the 'collective action problems' in the supply of international public goods, such as inadequate legal, judicial and democratic accountability of governments vis-a-vis citizens. Rather than treating citizens as mere objects of intergovernmental economic and environmental regulation and leaving multilevel governance of international public goods to discretionary 'foreign policy', human rights and constitutional democracy call for 'civilizing' and 'constitutionalizing' international economic and environmental cooperation by stronger legal and judicial protection of citizens and their constitutional rights in international economic law. Moreover intergovernmental regulation of transnational cooperation among citizens must be justified by 'principles of justice' and 'multilevel constitutional restraints' protecting rights of citizens and their 'public reason'. The reality of 'constitutional pluralism' requires respecting legitimately diverse conceptions of human rights and democratic constitutionalism. The obvious failures in the governance of interrelated trading, financial and environmental systems must be restrained by cosmopolitan, constitutional conceptions of international law protecting the transnational rule of law and participatory democracy for the benefit of citizens. **The London-Leiden Series on Law, Administration and Development The Routledge Companion to Risk, Crisis and Emergency Management** *Routledge* This volume provides a comprehensive, up-to-date overview of the latest management and organizational research related to risk, crisis, and emergency management. It is the first volume to present these separate, but related, disciplines together. Combined with a distinctly social and organizational science approach to the topics (as opposed to engineering or financial economics), the research presented here strengthens the intellectual foundations of the discipline while contributing to the development of the field. **The Routledge Companion to Risk, Crisis and Emergency Management** promises to be a definitive treatise of the discipline today, with contributions from several key academics from around the world. It will prove a valuable reference for students, researchers, and practitioners seeking a broad, integrative view of risk and crisis management. **The Oxford Handbook of International Environmental Law** *Oxford University Press* This Handbook is a comprehensive and up-to-date overview of the field of international environmental law, with contributions from leading scholars in the discipline. It is an essential reference text for all students,

researchers, and practitioners engaged with environmental issues at the international level.