As the economic downturn begins to hurt both individuals and businesses, ensure that you are ready to advise your clients using the very best information available...

Insolvency Legislation
Annotations and Commentary

Louis Doyle, Barrister, Kings Chambers, Manchester and Leeds

Professor Andrew Keay, Professor of Corporate and Commercial Law, Centre for Business Law and Practice, School of Law, University of Leeds; Legal Practitioner (Australia)

Annotations and commentary on international insolvency materials by Professor Gerard McCormack, Professor of International Business Law, University of Leeds

“highly recommended”
JOURNAL OF INTERNATIONAL BANKING LAW AND REGULATION

“extremely valuable”
SOLICITORS JOURNAL

“valuable, practical commentary”
PLC

Reviews of previous editions

Order now on 28 days’ approval
Insolvency Legislation
Annotations and Commentary

Insolvency Legislation: Annotations and Commentary provides practical guidance on the key primary and secondary insolvency legislation. In addition to the complete texts of the key statutory provisions, each is annotated with detailed analysis and commentary, providing readers with everything they need within a single portable volume.

Combining the experience and knowledge of an established practitioner and leading academics, the book provides a succinct, practical discussion of relevant insolvency provisions and case law. It has been written specifically for the purpose of assisting not only in the identification of the key legal principles but also in facilitating practical problem solving. The detailed commentary includes general observations and analysis concerning terminology, specific wording, practical issues and procedure.

This third edition has been thoroughly updated with:
- Substantial commentary on the Cross-Border Insolvency Regulations 2006
- Updated commentary on the EU Insolvency Proceedings Regulations
- Revised commentary on administration
- The latest case law, including succinct discussion of many of the cases cited

This is an invaluable text for insolvency barristers, solicitors, licensed insolvency practitioners, accountants and academics.

Contents
- Introduction to the insolvency legislation
- Insolvency Act 1986
- Insolvency Rules 1986
- Insolvency Act 2000
- EC Regulation on Insolvency Proceedings 2000
- Cross-Border Insolvency Regulations 2006 UNCITRAL Model Law
- Enterprise Act 2002

Order online now www.jordanpublishing.co.uk
Taking Security
Law and Practice

Richard Calnan, Partner, Norton Rose

“extremely practical ... this work will be of extreme benefit to practitioners”
JOURNAL OF INTERNATIONAL BANKING LAW AND REGULATION

“well-written, clear and comprehensive account”
JOURNAL OF BUSINESS LAW

Most commercial loans now involve security of some kind, such as a mortgage on property or a fixed or floating charge. Professionals working in this area need to be increasingly aware of the often complex legal points that underpin security issues.

Taking Security: Law and Practice is the only book dealing with security in its own right. The author, a specialist in banking and security law and insolvency, draws from his wide experience to outline the legal principles and practical considerations that need to be taken into account in order to obtain the best security. It provides comprehensive coverage of:

- various types of security, including pledges, mortgages, fixed and floating charges
- the effective creation of legally watertight and enforceable security
- the key issue of priority of security and the order of enforcement especially in the event of insolvency
- alternatives to security such as guarantees, indemnities and set off
- cross-border security and insolvency

An invaluable resource for banking, finance, insolvency and company lawyers, and insolvency practitioners.

2006 Hardback 557pp £95.00 inc mainland UK p&p
ISBN 978 0 85308 995 7

Insolvency Law
Corporate and Personal

Professor Andrew Keay, Professor of Corporate and Commercial Law, Centre for Business Law and Practice, School of Law, University of Leeds; Legal Practitioner (Australia) and Dr Peter Walton, Reader in Law and LPC Course Director, University of Wolverhampton

“clear, concise, readable and uncluttered. The balance between breadth and depth of coverage has been well struck ... a popular foundation work”
THE CAMBRIDGE LAW JOURNAL

With personal debt and business rescues increasing rapidly, even non-specialist practitioners are increasingly finding their work affected by corporate or personal insolvency.

Insolvency Law: Corporate and Personal is written in a detailed yet straightforward way, making it accessible to both practitioners and students. It comprehensively explains legislation and discusses cases on all aspects of corporate and personal insolvency, covering each of the procedures available. The text is presented logically under headings, with pointers to more specialised information and additional cases.

This second edition includes coverage of international insolvencies, and every part of the book dealing with administration to winding up has been fully revised in light of legislative and case law changes.

This book is a popular first port of call for non-specialists and those new to the area of insolvency, whether in practice or while studying.

August 2008 2nd edition 663pp Papercover £35.00 + £4.00 mainland UK p&p
ISBN 978 1 84661 119 3

Property Insolvency

Peter Levaggi, Joint Head of Property Litigation Group and Head of Property Insolvency Group, Charles Russell LLP; Roger Elford, Solicitor, Corporate Recovery & Insolvency Group and Property Group, Charles Russell LLP

As the number of bankruptcies and voluntary arrangements increases, property law practitioners need to ensure that they are informed of all the relevant issues surrounding property and insolvency.

Property Insolvency will provide you with a comprehensive knowledge of the law relating to these cases, as well as the related areas of bankruptcy, trustee sales and landlord and tenancy insolvency. It also includes a CD-ROM of useful precedents.

This text will ensure that you can be confident of having the relevant knowledge and clear guidance on the practice and procedure on how to deal with these difficult subjects.

January 2009 Hardback + CD-ROM £95.00 inc mainland UK p&p ISBN 978 1 84661 151 3
ORDER FORM

Please send me on 28 days’ approval

☐ Copy(ies) of Insolvency Legislation: Annotations and Commentary (1568) @ £95.00 inc mainland UK p&p*

☐ Copy(ies) of Taking Security: Law and Practice (9957) @ £95.00 inc mainland UK p&p*

☐ Copy(ies) of Insolvency Law: Corporate and Personal (1193) @ £35.00 + £4.00 mainland UK p&p*

☐ Copy(ies) of Property Insolvency (1513) @ £95.00 inc mainland UK p&p*

All fields marked with # must be completed

Title# Firstname# Surname#

Position# Firm/Organisation#

Address (please indicate if home/office) # Postcode#

Telephone# (landline) Fax

Email address#

Signature# Date#

PLEASE TICK METHOD OF PAYMENT

☐ I enclose remittance for £_________ (cheques payable to Jordan Publishing Limited)

☐ Please invoice me

☐ Please charge my credit card

Card type Card no

Expiry date Start date

Issue no (Maestro only) Cardholder’s signature

NO STAMP REQUIRED

Please return your order form to:

Jordan Publishing Limited, FREEPOST BS 8152, 21 St Thomas Street, Bristol BS1 6JS Tel: 0117 918 1492 Fax: 0117 925 0486 www.jordanpublishing.co.uk

Jordan Publishing Limited is registered in England under no 41470. Registered Office: 21 St.Thomas Street, Bristol BS1 6JS. VAT Registration no GB 137 4442 71. All goods and services are provided on the terms of the Company’s Standard Conditions of Business, copies of which are available on application to the company. Online products are also subject to Terms and Conditions for the use of Digital Products. Prices are subject to change without prior notice. All Jordan Publishing Limited leaflets are printed on paper derived from sustainably managed forests.

*A postage & packaging charge of £4.00 will be added to all UK mainland orders unless price stated as inclusive. Non-mainland UK and overseas orders incurring p&p will be charged at cost.

DATA PROTECTION

Your details are held for Jordans Limited, Jordans International Limited and Jordan Publishing Limited’s use only (which include our offices in major offshore locations). Apart from any use made in connection with our acting on your behalf – including for credit control reasons (only if you are a client) – we would only use your details to send you occasional materials on our products, services and events that we think may be of interest to you (as either a contact or a client). None of your details will be passed to third parties for any marketing purpose.

☐ Tick here if you do not wish to receive mail from our UK office  ☐ Tick here if you do not wish to receive mail from our overseas offices

☐ Tick here if you do wish to receive occasional emails from us
Effective 1 July 2014 important changes to French insolvency legislation include:
- Ability in conciliation proceedings to prepare a pre-pack sale of all or part of business;
- Introduction of a new accelerated safeguard procedure for the purposes of implementing a restructuring plan agreed by affected majority creditors in conciliation;
- Right for members of creditors’ committees in safeguard and administration to prepare Insolvency act 24 of 1936. [assented to 17 June 1936] [date of commencement: 1 July 1936]. (Signed by the Governor-General in Afrikaans).
- Finance Act 17 of 1938
- Income Tax Act 31 of 1941
- Hire-Purchase Act 36 of 1942
- Insolvency Law Amendment Act 16 of 1943
- Insurance Act 27 of 1943
- Merchant Insolvency Legislation book.

Insolvency Legislation: Annotations and Commentary provides practical guidance for practitioners.