Netherlands Antilles Civil Code Book 2 Companies And Other Legal Persons Series Of Legislation In Translation Bk 2

2011 Updated Reprint. Updated Annually. Aruba Recent Economic and Political Developments Yearbook

Part II: Assessment of the position of each contracting party.

This report examines Sint Maarten's legal and regulatory framework for the exchange of tax information.

This work consists of an English translation, alongside the Dutch text, of the new law of property, rights and interests and the law of obligations (Book 3), the law of real rights (Book 5), the general part of the law of obligations (Book 6) and the law of special contracts (Book 7) of the Netherlands Antilles Civil Code, which entered into force in the Netherlands Antilles on 1 January 2001 and in Aruba on 1 January 2002. It also contains the transitional law enacted on introduction of this new legislation. It is published in Kluwer Law International's "Series of Legislation in Translation". For the non-Dutch speaking residents of the Netherlands Antilles and Aruba, practitioners advising on Netherlands Antilles law and persons or companies interested in the regulation of civil law this work will be essential. The authors, who are experienced legal translators, are authors of Netherlands Business Legislation, a Kluwer Law International publication, which contains a translation of the corresponding Dutch law and other statutory regulations.

This report contains the 2014 "Phase 2: Implementation of the Standards in Practice" Global Forum review of Sint Maarten.

Antilles (Netherlands) Business Law Handbook - Strategic Information and Basic Laws

An E-Commerce Law For the World: The Model Electronic Transactions Act contains summaries of E-commerce laws of the United Nations, the European Union, and more than 120 countries on six continents. At the end, the best attributes of those laws are incorporated into a model E-commerce statute for consideration for enactment by lawmakers all over the world. This is Volume 2 of the E-COMMERCE LAW TRILOGY. Volume 1, E-Commerce Law Around the World, was released in 2011; and Volume 3, Certification Authority Law Around the World, is scheduled for release in 2013. All of them will become available for purchase at Xlibris.com, Amazon.com, BarnesAndNoble.com, law bookstores and other outlets.

Includes decisions of U. S. Board of Immigration Appeals.


The failure of current mechanisms to either predict the collapse of various companies or curb corrupt practises has kept the subject of external reporting to the fore. Is Fair Value Fair? Financial Reporting in an International Perspective contains contributions from many highly-respected individuals involved in external reporting, regulation and standard setting. Their contributions discuss the future of regulation application of standards supervision audit Current trends are discussed, as are ways in which the current regulatory environment could be improved. With the new IFRS regulations coming into force in 2005, financial reporting is set to face radical changes. Is Fair Value Fair? fully prepares readers for these changes and is an invaluable tool for corporate financiers and institutional investors with an interest in the regulatory environment.

The legal situation of associations and foundations in the countries of central and eastern Europe, their terms of creation and operation, their objectives and their fiscal status were examined on the occasion of the multilateral meeting in Strasbourg from 27 to 29 November 1996, organised by the Council of Europe.

While the right to adequate food is often discussed in the context of developing countries, especially in situations where access to adequate food is a problem on a larger scale, this book focusses on the right to food in two Western countries in which theoretically the circumstances allow this right to be enjoyed by each individual. Through a legal comparative study, the enforceability of the right to food is compared between the Netherlands and Belgium in light of the current UN Human Rights system. There seems to be a difference between what the countries do, what they say they do, and what they should do on the matter. As it appears, the coincidental constitutional circumstances mainly determine the enforceability of the right to food, rather than the content of the human right in itself. This book includes a thorough analysis of suitable comparative legal methodology and the embedment of the right to food in the UN human right system. Furthermore, for both countries, an in-depth analysis of the case law on the right to food (mostly concerning the status of foreigners), the constitutional context in which the Judiciary operates, and the relevant UN reports and subsequent procedures are outlined.

Finally, recommendations are made to both countries and the relevant UN Committees.

Jeugdigen tot 18 jaar hebben, ongeacht van welk feit ze worden verdacht, recht op een aparte behandeling op basis van eigen wetten, procedures, autoriteiten en instellingen. In het voorliggende handboek wordt op een verfrissende manier beschreven hoe dit uitgangspunt in de Nederlandse rechtspraktijk heeft vorm gekregen. Daarbij wordt geregeld terugverwezen naar de beginselen ofwel de achterliggende principiële keuzes en bedoelingen van de wetgever. Het boek is geschreven vanuit een eigentijdse benadering waarbij het jeugdstrafrecht niet wordt behandeld vanuit het systeem van de wet, maar vanuit de gang van zaken in de rechtspraktijk. Zo vindt de lezer bijvoorbeeld een ruime behandeling terug van de buitengerechtelijke behandeling door bureau Halt en het Openbaar Ministerie omdat het gros van de door jeugdigen gepleegde misdrijven in Nederland op deze manier wordt afgehandeld. Ook zijn er aparte hoofdstukken gewijd aan de situatie op het politiebureau c.q. het verblijf in de politiecel en de fase van het voorarrest en alternatieven in dat kader, vooruitlopend op de straf. De vele praktijkvoorbeelden en citaten uit de oorspronkelijke memorie van toelichting ter illustratie van de achtergrond van de huidige bepalingen, maken dit boek zeer toegankelijk en een aanrader voor iedereen die in de werking en achtergronden van het Nederlandse jeugdstrafrecht geïnteresseerd is.

The Civil Code of the Netherlands Antilles and ArubaKluwer Law International B.V.
International and Foreign Legal Research: A Coursebook, second edition by Hoffman and Rumsey, now in a second edition, is designed for classes in foreign and international law. Topics covered in the book range from treaty research to chapters on particular subjects of international law. Coverage also includes chapters on researching foreign and comparative law as well as major international organizations, including the UN and the EU.

This publication gives an overview of the academic developments in the field of comparative law in the Netherlands. Twenty-seven extensive articles, mainly in English, cover all legal areas and give a state of affairs in the Netherlands. This includes "the gentleman's agreement", "the institution of the trust and Dutch law", "protection of persons in medical research", "the legal protection of biological material", "anonymous witnesses in the Netherlands", "flexibilisation of working life", "the impact of the Internet on legal bibliography", "information and communication technology".

This book includes Phase 1 and Phase 2 reviews for the Netherlands, now updated to include Phase 2 ratings.

Handbook providing a general introduction to Dutch law in the English language covering the whole system in its different branches such as private law, criminal law, constitutional law, fiscal law, economic law, labour law and international law.

This report includes the 2014 "Phase 2: Implementation of the Standards in Practice" Global Forum review of Curaçao.

"First integrated English translation of all Dutch statutory provisions in the field of family law."--Page ix.

Antilles (Netherlands) Investment and Business Guide - Strategic and Practical Information

Antilles (Netherlands) Taxation Laws and Regulations Handbook

Tijdens de Tweede Wereldoorlog bestieren twee joodse zussen - Janny en Lien Brilleslijper - een van de grootste onderduikadressen in Nederland: 't Hooge Nest, een villa in het Gooi. Terwijl de laatste Joden in Nederland worden opgejaagd gaat het leven van enkele tientallen onderduikers zo goed en kwaad als het ging door, pal onder de neus van NSB-buren. Toch wordt het Nest verraden en de familie Brilleslijper belandt samen met de familie Frank in Bergen-Belsen. 't Hooge Nest is een bloedstollend boek over moed, verraad en de familie Brilleslijper belandt met een van de laatste transporten in Bergen-Belsen, samen met de familie Frank. 't Hooge Nest is een bloedstollend boek over moed, verraad en de familie Brilleslijper belandt met een van de laatste transporten in Bergen-Belsen, samen met de familie Frank.

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This book sails in uncharted waters. It takes a human rights-based approach to tax havens, and is a detailed analysis of structures and the laws that generate and support these. It makes plain the unscrupulous or merely indifferent ways in which, using tax havens, businesses and individuals systematically undermine and for all practical purposes eliminate access to remedies under international human rights law. It exposes as abusive of human rights a complex structural web of trusts, companies, partnerships, foundations, nominees and fiduciaries; secrecy, immunity and smoke screens. It also lays bare the cynical manipulation by tax havens of traditional legal forms and conventions, and the creation of entities so bizarre and chimeric that they defy classification. Yet from the perspective of the tax havens themselves, these are entirely legitimate; the product of duly enacted domestic laws. This book is not a work of investigative journalism in the style of the Pulitzer Prize-winning authors of The Panama Papers, exposing political or financial corruption, money laundering or the financing of terrorism. All those elements are present of course, but the focus is on international human rights and how tax havens do not merely facilitate but actively connive at their breach. The tax havens are compromising the international human rights legal continuum.

This publication reviews the quality of the United Kingdom's legal and regulatory framework for the exchange of information for tax purposes, as well as its implementation and effectiveness.