

Contentious Probate Handbook: Practice and Precedents. 2nd ed.

Carl Islam. Law Society, 2025

Presented by the author

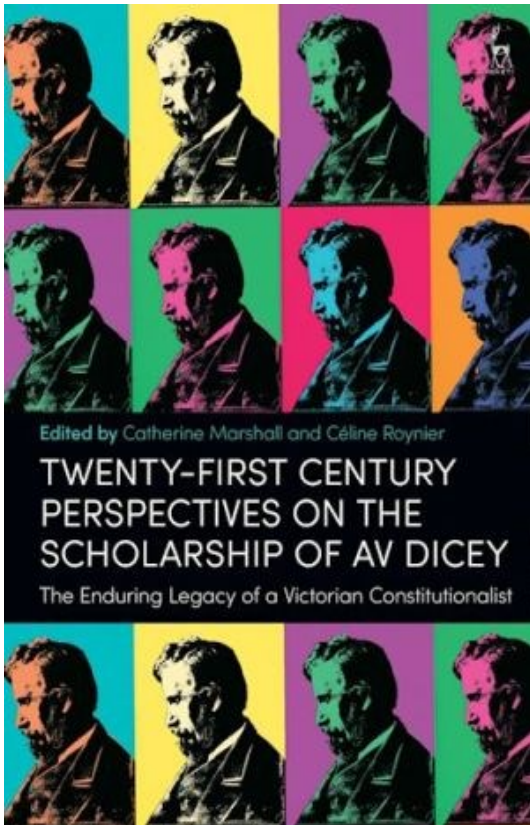
This practical, accessible and authoritative handbook covers all aspects of the law and practice relevant to probate disputes. In addition to detailed guidance on claim analysis and preparation, Chancery litigation and the Civil Procedure Rules, the author gives an account of costs management and considers all alternative dispute resolution options. This includes detailed discussion of the mediation process and of mediation advocacy, as seen through the eyes of a leading practising barrister who is also a specialised mediator. Practitioners will also benefit from a concise appendix featuring contributions from Dr Hugh Series on mental disorders and from Ellen Radley on forensic examination of handwriting and questioned documents, as well as helpful precedent pleadings.

SRA Investigations

Nigel West, Susanna Heley. Law Society, 2024

This book is a comprehensive step-by-step guide to the law and practice relating to investigations by the SRA. From the initial decision to commence an investigation through to the conclusion to close the investigation or take disciplinary or regulatory action, this book outlines what to expect and provides guidance in this specialist area. Key areas covered include: Details of the SRA's various powers / Step-by-step guide to the procedure in an investigation / Summary of the possible disciplinary and regulatory action / Practical insight into what the SRA can and cannot do during their investigation / Application of the fixed financial penalty regime / The SRA's review and appeal procedure.





Twenty-First Century Perspectives on the Scholarship of A.V. Dicey: The Enduring Legacy of a Victorian Constitutionalist

Edited by Catherine Marshall, Celine Roynier. Hart, 2024

This book reassesses A.V. Dicey's legacy in political and legal thought through the reflections of leading scholars who consider his importance not only in today's British constitutional and legal culture but also in other foreign constitutional cultures. In spite of all the transformations that have taken place in public law in the UK in the last hundred years, the book argues that Dicey managed to grasp and to crystallise something of the British political identity and culture. Hence the long-lasting fire-power of his constitutional and political thinking. The book also considers that there is something even more prescient in Dicey's writings, for the UK but also for countries that have adopted his understanding of the rule of law and/or of parliamentary government. Dicey identified one of the

most fundamental political issues at stake: the nature of the relationship between public law and democracy. The book looks closely at the alliance between public law and democratic spirit. This alliance needs to be reassessed from a legal, historical and comparative perspective. This edited collection, gathering authors from different countries, from various legal systems and from diverse backgrounds, tackles this task.