<<Emanuel法律概述>>

图书基本信息

书名:<<Emanuel法律概述>>

13位ISBN编号:9780735534391

10位ISBN编号:073553439X

出版时间:2007-10

出版时间:Aspen Publishers

作者: Linda Malone 著

页数:252

版权说明:本站所提供下载的PDF图书仅提供预览和简介,请支持正版图书。

更多资源请访问:http://www.tushu007.com

<<Emanuel法律概述>>

内容概要

The most trusted name in law school outlines, Emanuel Law Outlines support your class preparation, provide reference for your outline creation, and supply a comprehensive breakdown of topic matter for your entire study process. Created by Steven Emanuel, these course outlines have been relied on by generations of law students. Each title includes both capsule and detailed versions of the critical issues and key topics you must know to master the course. Also included are exam questions with model answers, an alpha-list of cases, and a cross reference table of cases for all of the leading casebooks.

<<Emanuel法律概述>>

书籍目录

Preface Casebook Correlation ChartCapsule SummaryCHAPTER 1 APPROACHES AND METHODOLOGIES I. METHODS OF ENVIRONMENTAL REGULATION A. Introduction В. 1. Technology-based regulation 2. Environmental quality-based regulation Imposed controls C. Market incentives 1. Effluent fees 2. Marketable pollution rights 3. Subsidies D. Information disclosure II. ECONOMIC CONSIDERATIONS A. Externalities B. Economic analysis 2. Cost-effectiveness 3. Cost-oblivious III. ETHICAL CONSIDERATIONS Cost-benefit A. B. Protecting future generations C. Environmental justice 1. Problems with siting Protecting nature locally undesirable land uses (LULUs) 2. Compensation proposals 3. Equal protection Yourself on APPROACHES AND METHODOLOGIES Exam Tips on APPROACHES AND METHODOLOGIESCHAPTER 2 COMMON LAW THEORIES AND ENVIRONMENTAL LITIGATION I. NUISANCE AS A COMMON LAW ACTION A. Types of actions 1. Private nuisance 2. Public B. Availability of equitable relief 1. Balancing test 2. Prospective nuisances C. Standing in nuisance D. Preemption of nuisance claims by federal environmental protection statutes 1. Illinois v. nuisance actions Milwaukee 2. International Paper Co. v. Ouellette 3. Arkansas v. Oklahoma II. DAMAGES AT A. Cost of restoration damages B. Alternative damage theories **COMMON LAW** 1. Increased risk of 2. Fear of the increased risk of disease 3. Medical monitoring C. Prejudgment interest 1. Temporary nuisance and damages Temporary vs. permanent damages in nuisance actions 2. Permanent nuisance and damages E. Punitive damages F. Economic losses III. OTHER COMMON LAW CAUSES OF ACTION A. Trespass B. Negligence C. Strict liability 1. Ultrahazardous activity liability IV. CAUSATION V. PROCEDURAL ISSUES A. Statute of limitations B. Splitting the causes of action......CHAPTER 3 THE JUDICIAL ROLE IN ENVIRONMENTLAL LITIGATION AND THE ADMINISTRATIVE PROCESSCHAPTER 4 CONSTITUTIONAL LIMITS ON ENVIRONMENTAL REGULATIONCHAPTER 5 NATIONAL ENVIRONMENTAL POLICY ACT(NEPA)CHAPTER 6 THE CLEAN AIR ACT(CAA)CHAPTER 7 THE FEDERAL WATER POLLUTION CONTROL ACT(FWPCA)CHAPTER 8 SAFE DRINDING WATER ACT(SDWA)CHAPTER 9 CONTRLO OF TOXIC SUBSTANCESCHAPTER 10 LAND USECHAPTER 11 INTERNATIONAL ENVIRONMENTAL LAW

<<Emanuel法律概述>>

版权说明

本站所提供下载的PDF图书仅提供预览和简介,请支持正版图书。

更多资源请访问:http://www.tushu007.com