

Where To Download Evidence Under The Rules Connected Casebook Aspen Casebook Series Pdf For Free

Property *Property* **Modern Trial Advocacy** **Contracts** *Property Law* **The Glannon Guide to Civil Procedure** *Property Contracts* **Property Law** *Criminal Procedure* *Constitutional Law, Sixth Edition* *Civil Procedure* **Civil Procedure** **Regulation of Lawyers** **Evidence** **Contracts** *Civil Procedure* *Health Care Law and Ethics* **Evidence** **Problems in Contract Law** **Commentaries and Cases on the Law of Business Organization** **Contracts** *Problems and Materials on the Sale and Lease of Goods* **Civil Procedure** **COMPREHENSIVE CRIMINAL PROCEDURE 2022 CASE SUPPLEMENT** *Sales Corporations and Other Business Associations* **Wills, Trusts, and Estates, Tenth Edition** *Wills, Trusts, and Estates, Eleventh Edition* **Elder Law in Context** *Criminal Law and Its*

Processes The Law of the Police **Federal Income Taxation** *National Security Law* **Trial Techniques and Trials** *Evidence* Constitutional Law *Civil Procedure in Spain*
Constitutional Law Contracts

Health Care Law and Ethics, Ninth Edition offers a relationship-oriented approach to health law—covering the essentials, as well as topical and controversial subjects. The book provides thoughtful and teachable coverage of every aspect of health care law. Current and classic cases build logically from the fundamentals of the patient/provider relationship to the role of government and institutions in health care. The book is adaptable to both survey courses and courses covering portions of the field. Key Features: New authors Nick Bagley and Glenn Cohen Incorporated anticipated changes to the Affordable Care Act More current cases and more streamlined notes, including ones on medical malpractice, bioethics, and on finance and regulation More coverage of “conscientious objection” and “big data” - Discussion of new “value based” methods of physician payment - Expanded coverage of “fraud and abuse” Current issues in public health (e.g., Ebola, Zika) and controversies in reproductive choice (e.g., Hobby Lobby) Coverage of cutting-edge genetic technologies (e.g., gene editing and mitochondrial replacement) Contracts: A Modern Coursebook, Second Edition by Ben Templin is an innovative coursebook unlike any other on the market. The book takes a hybrid approach between a “traditional” casebook and a problems-based casebook, incorporating a more thorough discussion of the law followed by

cases then problems. Featuring a unique design that engages the reader and incorporates professional skills and experiential-type learning, *Contracts: A Modern Coursebook* is a revolutionary, classroom-tested book. Rather than playing “hide the ball,” professors using this book will be able to say, “Here’s the ball. Let’s play catch.” New to the Second Edition: Now Over 500 Questions and Problems, nearly doubling the number of questions and answers for professors to use to assess students. A new section—Questions for Review—tests students’ understanding of the law before they try the more difficult analytic problems. Enhanced analytic problems—updated based on feedback from professors and students. New cases with tighter editing to adjust the mix between classic and contemporary cases for greater balance, and to focus on the core lesson. More flowcharts and tables, providing additional visual learning aids to help students synthesize concepts. More examples and case illustrations to keep students engaged and to stimulate critical thinking. Design enhancements, including a redesign of “Rule Boxes” that makes parsing the rule statements easier for students. A new numbering system to more easily track “Learning Outcomes” to “Explanations” to “Case Law” to “Assessments.” Professors and students will benefit from: Learning Objectives: Unlike traditional casebooks, every chapter begins with three to seven precise learning goals. Millennials respond positively when learning objectives are stated at the beginning of a lesson. The defined learning objectives for each chapter help professors comply with ABA requirements to establish learning outcomes that

consist of “clear and concise statements of knowledge that students are expected to acquire.”

Clear and Concise Explanations of the Law: Much like a hornbook, every chapter provides clear and concise explanations of the law. Overarching rules are identified and highlighted visually. An analytical framework is provided to help students parse the rule. Examples and Case Illustrations explain the parameters and application of the rule. Test Yourself questions are embedded exercises within the explanation section to let students assess their understanding of the rules.

Case Law—Developing Critical Reasoning Skills: Since students learn the law before reading the cases, the focus of case analysis is on the reasoning that the court applies. By posing direct questions and giving students prompts to respond to as they read the case, students build critical reasoning skills, and, as a result, are better prepared for class.

Problem Solving and Analysis—Built-in Formative Assessment: At the end of each chapter, the Problem Solving and Analysis section provides students the opportunity to build critical thinking skills (the highest level of Bloom’s Taxonomy of Educational Objectives) through a series of thought-provoking hypotheticals based on real-world scenarios. The rich set of questions builds accountability and addresses the challenge of providing in-semester formative feedback to large classes to help professors comply with ABA formative assessment standards.

Contemporary Layout and Design: The contemporary book design is optimized to improve readability, heighten student engagement, and increase retention.

Concise and Compact: Shorter than competing casebooks, the casebook can be

used in 4-credit, 5-credit, or 6-credit courses. Classroom Tested: Contracts: A Modern Coursebook has been classroom tested over three years. More than 400 students have used the text for both the first year contracts course and as a supplement for a third year remedies course. Students have been overwhelmingly enthusiastic about the content, format, and approach. The purchase of this Kindle edition does not entitle you to receive access to the online e-book, practice questions from your favorite study aids, and outline tool available through CasebookConnect. An innovative Property casebook that re-imagines the law school casebook format and covers all the major topics included in a basic 1L Property course, Property Law, Second Edition borrows some pedagogical features commonly found in undergraduate textbooks, making use of sidebars, illustrations, and other design devices to present material more clearly. The authors present concepts simply, then move the discussion toward complexity—the opposite of the approach taken by many current texts. Clear yet sophisticated, the casebook is the perfect choice for all skill levels. Including problems that students can and should be able to do on their own, explanatory answers, and skills-based exercises, this casebook is both professor-friendly and student-friendly. Themes that run through the course are highlighted throughout the book, resulting in a casebook that clearly presents the fundamentals of property law. This allows students to develop an understanding of basic concepts on their own while allowing professors to assist their students in developing an advanced understanding of property law. The authors of Property

Law are experts on the property coverage on the bar exam, and while this casebook goes far beyond test-only material, students will benefit from their expertise and will learn every topic they are likely to see on the bar exam. New to the Second Edition: Additional text on racial discrimination and other critical issues in a subtle way, giving instructors the choice of how deeply to explore those issues. Revisions to Chapter 9 to include *Murr v. Wisconsin*, the Supreme Court's most recent regulatory takings case. A Revised Chapter 10 that includes new material on Intellectual Property and Property Theory. Minor corrections and refinements throughout the casebook. Professors and students will benefit from: A text that starts from simplicity and moves to complexity: The book first provides text that explains the basic doctrine, then presents a simple case example, and finally moves to more complex issues. Cases that are introduced with explanatory text discussing the law and issues surrounding the case. This radically different approach from most other casebooks allows students to have a better grasp of the concepts and themes before they even read the case. Problems and exercises that students can complete on their own, with explanatory answers included in an appendix. An innovative design that aids student learning, with sidebars, diagrams, charts, and illustrations that make concepts clearer to students. Cases that are used as examples, not introductions to legal rules. Many topics in the book feature introductory text, illustrations, and problem sets before a single case is introduced, to aid in students' legal learning. The inclusion of sample documents, helping students to understand

core concepts. A book perfect for a four-credit course but also features a modular design that can be used in courses of varying credit size. More comprehensive bar exam topic coverage than any competing book. Buy a new version of this Connected Casebook and receive ACCESS to the online e-book, practice questions from your favorite study aids, and an outline tool on CasebookConnect, the all in one learning solution for law school students. CasebookConnect offers you what you need most to be successful in your law school classes - portability, meaningful feedback, and greater efficiency. Jesse Dukeminier's trademark wit, passion, and human interest perspective has made Property, now in its Eighth Edition, one of the best--and best loved--casebooks of all time. A unique blend of authority and good humor, you'll find a moveable feast of visual interest, compelling cases, and timely coverage of contemporary issues. In the Eighth Edition, the authors--along with new co-author Lior Jacob Strahilevitz--have created a thoughtful and thorough revision, true to the spirit of the Late Jesse Dukeminier. Features: Thoroughly updated throughout with the expansion of many topics and the introduction of new topics. Extended material on intellectual property with new cases on patents, copyright, and trademarks. New material on exclusion, abandonment, and destruction, with new cases and discussion. Introduction of a comprehensive treatment of the mortgage crisis with new cases and notes on foreclosure, proposals to reform the legal system and proposals to revamp housing finance. CasebookConnect features: ONLINE E-BOOK Law school comes with a lot of reading, so

access your enhanced e-book anytime, anywhere to keep up with your coursework. Highlight, take notes in the margins, and search the full text to quickly find coverage of legal topics. **PRACTICE QUESTIONS** Quiz yourself before class and prep for your exam in the Study Center. Practice questions from Examples & Explanations, Emanuel Law Outlines, Emanuel Law in a Flash flashcards, and other best-selling study aid series help you study for exams while tracking your strengths and weaknesses to help optimize your study time. **OUTLINE TOOL** Most professors will tell you that starting your outline early is key to being successful in your law school classes. The Outline Tool automatically populates your notes and highlights from the e-book into an editable format to accelerate your outline creation and increase study time later in the semester. "A thorough review of first-year Civil Procedure, organized around the theme of multiple-choice questions"-- Unedited summary from book cover. This important new book provides materials and analysis for law school classes on policing and the law. It offers a resource for students and others seeking to understand and evaluate how American law governs police interactions with the public. The book provides primary materials, including cases, statutes, and departmental policies, and commentary and questions designed to help readers explore policing practices; the law that governs them; and the law's consequences for the costs, benefits, fairness, and accountability of policing. Among other issues, the notes and questions encourage readers to consider the form and content of the law; how it might

change; who is making it; and how the law affects policing. Part I introduces local policing—its history, its goals, and its problems; Part II considers the law that regulates criminal investigations; Part III addresses the law that governs street policing; and Part IV looks at policing’s legal remedies and reforms. Professors and students will benefit from: Chapters and notes designed to allow flexibility—allow professors to assign materials selectively according to the needs of the course. As a result, the casebook can serve as materials for a range of lecture and discussion-based courses on the law regulating police conduct; on legal remedies and reforms for problems in policing; or on more specific topics, such as the use of force or constitutional rules governing police conduct. Descriptions of controversial policing encounters and links to and discussion of videos of such incidents—help students practice applying the law, consider its policy implications, and gain awareness of contemporary controversies on policing. Diverse primary materials, including federal and state cases and statutes and police department policies—provide a broad exposure to the types of law that govern public policing. Photos, links to videos, protest art, and charts—pique student interest, enable richer discussions, and provide additional context for legal materials in the book. Integration of scholarly work on policing, on the law, and on the impact of police practices—enables students to make more sophisticated assessments of the law. Notes and questions—designed to (a) highlight alternative strategies lawyers might use to change the law, and (b) raise comparative

institutional questions about who is best suited to regulate the police. Discussion of legal topics relevant to contemporary discussions of policing—studied nowhere else in the law school curriculum. Buy a new version of this Connected Casebook and receive ACCESS to the online e-book, practice questions from your favorite study aids, and an outline tool on CasebookConnect, the all in one learning solution for law school students.

CasebookConnect offers you what you need most to be successful in your law school classes - portability, meaningful feedback, and greater efficiency. This looseleaf version of the Connected Casebook does not come with a binder. A leading fifth edition text by a prominent scholar, Constitutional Law, is known for its concise, yet comprehensive presentation. Professor Chemerinsky's distinctive approach presents the law solely through case excerpts and his own essays, and with the author's context and background information, the law becomes more readily understood. The text's flexible organization accommodates a variety of course structures so that no chapter assumes that students have read preceding material. Finally, a complete Teacher's Manual and Annual Case Supplement round out this acclaimed Constitutional Law text. Features: Comprehensive coverage? accessible writing style Distinctive approach presents the law solely through case excerpts and author-written essays Provides context and background information Flexible organization--no chapter assumes that students have read other chapters Updated throughout; includes major new cases CasebookConnect features: ONLINE E-BOOK Law

school comes with a lot of reading, so access your enhanced e-book anytime, anywhere to keep up with your coursework. Highlight, take notes in the margins, and search the full text to quickly find coverage of legal topics. **PRACTICE QUESTIONS** Quiz yourself before class and prep for your exam in the Study Center. Practice questions from Examples & Explanations, Emanuel Law Outlines, Emanuel Law in a Flash flashcards, and other best-selling study aid series help you study for exams while tracking your strengths and weaknesses to help optimize your study time. **OUTLINE TOOL** Most professors will tell you that starting your outline early is key to being successful in your law school classes. The Outline Tool automatically populates your notes and highlights from the e-book into an editable format to accelerate your outline creation and increase study time later in the semester. Buy a new version of this textbook and receive access to the Connected eBook with Study Center on CasebookConnect, including: lifetime access to the online ebook with highlight, annotation, and search capabilities; practice questions from your favorite study aids; an outline tool and other helpful resources. Connected eBooks provide what you need most to be successful in your law school classes. Learn more about Connected eBooks. Widely hailed as one of the best casebooks in legal education, this comprehensive text combines interesting cases, thoughtful analysis, notes, images, and a clear organization for an excellent teaching tool. Cartoons, illustrations, case documents, and photographs provide engaging visual commentary. Sidebars on relevant persons, places, and things provide

interesting and sometimes humorous context. A comprehensive Teacher's Manual provides a complete teaching summary of all materials in the book, and comprehensive PowerPoint slides provide helpful structure for classroom organization. New to the Eleventh Edition: New section on will execution during the COVID-19 pandemic, with attention to reconciling "presence" with social distancing Updated and completely revised section on electronic or digital wills, with attention to the latest cases and statutes Updated to account for the 2021 and 2019 revisions to the Uniform Probate Code that, among other things, eliminated gender-based distinctions and expanded recognition of non-biological parent-child relationships Updated coverage of wealth and income inequality and new material on recent proposals for a wealth tax Updated and completely revised section on trust decanting, with attention to the latest statutory and case law developments Updated and completely revised section on asset protection trusts, with attention to key choice-of-law and fraudulent transfer principles Professors and students will benefit from: Unique blend of wit, erudition, insight, and playfulness retained from the late Jesse Dukeminier Organization that covers all the key topics in a logical and clear format Interesting cases that are not only fun to read, but fun to teach Cases enhanced and connected to broader legal principles by well-written connective text, notes, questions, problems, and sidebars Arresting two-color design Cartoons, illustrations, wills and other case documents, and photographs that provide visual commentary and teaching aids Teaching materials include: Teacher's Manual that provides

a complete teaching summary of all materials in the book PowerPoint slides that provide explanatory diagrams and structure for classroom discussion Transition Guide Sample Exams Sample Estate Planning Documents Jesse Dukeminier's trademark wit, passion, and human interest perspective has made Property, now in its Ninth Edition, one of the best—and best loved—casebooks of all time. A unique blend of authority and good humor, you'll find a rich visual design, compelling cases, and timely coverage of contemporary issues. In the Ninth Edition, the authors have created a thoughtful and thorough revision, true to the spirit of the classic Property text. Key Benefits: A new chapter on the Intellectual Property/Property relationship, that gives students a taste of patent law, copyright law, trademark law, and trade secrets law. The chapter highlights the differences and similarities among the legal treatment of real, chattel, and intellectual property. A dynamic, two-color designed casebook that encompasses cases, text, questions, problems, examples and numerous photographs and diagrams. Extended coverage of major recent Supreme Court decisions, including *Murr v. Wisconsin*, *Horne v. Department of Agriculture*, and *Marvin M. Brandt Revocable Trust v. United States*. Civil Procedure: Cases and Problems, Fourth Edition offers both the classic and the more recent cases and thoughtful notes, questions and secondary materials. It places technical material in a larger thematic context, so that the students can appreciate the doctrinal and social significance of the individual cases and rules. Starting with due process of law, it emphasizes the constitutional underpinnings of

procedural rules and the adversary system. Illuminating the relationship between equality, accuracy, efficiency, and fundamental fairness to guide and inspire learning, Civil Procedure: Cases and Problems features: due process at the beginning of the book to create a conceptual framework for understanding both jurisdiction and the procedural rules constitutional context for understanding procedure that sets the groundwork for advanced courses on Procedure and Federal Courts coverage of the social and economic context underlying procedural reform, particularly with regard to women, minorities and general financial constraints on access to the adversary system for the poor lightly edited classic cases that promote case analysis and preserve the language and subtlety of procedural jurisprudence major Supreme Court precedents, followed and complemented by lower court decisions to demonstrate core doctrinal principles hypothetical problems that open each chapter may be taught or skipped in accordance with different teaching objectives; the problems also double as practice exam questions concise and focused notes that echo the Socratic Method and prompt consideration of salient themes Updated throughout, the Fourth Edition provides: recent style changes to the Federal Rules of Civil Procedure, comprehensively integrated into the casebook, including individual case notes for all cases interpreting operative language of the rules detailed coverage of the Supreme Court's attempt to reform pleading practice in "Bell Atlantic "and analysis of the effects of the decision in lower courts extended coverage of new developments and scholarship in e-

discovery, complex litigation, and alternative dispute resolution updated and enhanced Teacher's Manual that is ideal for new professors and includes notes for every principal case. For an approach to Civil Procedure that creates context and connects procedure to its constitutional roots, turn to the Fourth Edition of this venerable casebook that features problems, great teaching cases, and contemporary issues of fairness. New professors and loyal users will especially appreciate the updated and revised Teacher's Manual. *Teacher's Manuals are a professional courtesy offered to professors only. For more information or to request a copy, please contact Aspen Publishers at 800-950-5259 or legaledu@wolterskluwer.com. New to the 2020 Edition: Decisions concerning subpoenas of financial information pertaining to President Trump (Trump v. Vance and Trump v. Mazars USA) Decision concerning constitutionality of Consumer Financial Protection Bureau (Seila Law v. Consumer Financial Protection Bureau) Decision concerning Louisiana restriction on abortion (June Medical Center v. Russo) Decisions concerning free exercise of religion (Espinoza v. Montana Department of Revenue; Our Lady of Guadalupe School v. Morrissey Beru) Buy anew version of this Connected Casebook and receive access to the online e-book, practice questions from your favorite study aids, and an outline tool on CasebookConnect, the all in one learning solution for law school students. CasebookConnect offers you what you need most to be successful in your law school classes - portability, meaningful feedback, and greater efficiency. This loose leaf version of

the Connected Casebook does not come with a binder. The extraordinary authorship of William A. Allen and Reinier Kraakman provides a unique real-world perspective to Commentaries and Cases on the Law of Business Organization. Logical and flexible organization allows for chapters to be taught in any order to accommodate alternative teaching approaches. Rich commentary in the form of explanatory notes facilitates teaching and understanding. Careful case selection and editing presents both classic and important recent cases. An economic-analysis perspective is made accessible through clear and consistent explanatory text. Examples, hypotheticals, and diagrams illustrate conceptual and theoretical models. The text can easily be used in a Business Organization course with a focus on corporate law. The Teacher's Manual includes detailed guidance for structuring the course, case analyses, and answers to questions raised in the book. Features: New chapter on basic finance and valuation concepts that updates materials from earlier editions Extensively revised chapter on the corporate voting system which addresses the success of several governance reforms Updated discussion of the duty of loyalty including Delaware benefit corporations and the demise of Emerald Partners II Up-to-date and authoritative commentary on the Delaware case law A presentation centered on the principal-agent problem, which gives students a functional framework for understanding both statutory law and judicial decisions CasebookConnect features: ONLINE E-BOOK Law school comes with a lot of reading, so access your enhanced e-book anytime, anywhere to keep up with

your coursework. Highlight, take notes in the margins, and search the full text to quickly find coverage of legal topics. **PRACTICE QUESTIONS** Quiz yourself before class and prep for your exam in the Study Center. Practice questions from Examples & Explanations, Emanuel Law Outlines, Emanuel Law in a Flashflashcards, and other best-selling study aid series help you study for exams while tracking your strengths and weaknesses to help optimize your study time. **OUTLINE TOOL** Most professors will tell you that starting your outline early is key to being successful in your law school classes. The Outline Tool automatically populates your notes and highlights from the e-book into an editable format to accelerate your outline creation and increase study time later in the semester. Buy a new version of this Connected Casebook and receive access to the online e-book, practice questions from your favorite study aids, and an outline tool on CasebookConnect, the all in one learning solution for law school students. CasebookConnect offers you what you need most to be successful in your law school classes - portability, meaningful feedback, and greater efficiency. **Civil Procedure: A Coursebook** provides solid scholarship but does not hide the ball. The book's accessibility, organization, and interior design support its innovative pedagogy. **New to the Third Edition: Recent (Dec. 1, 2015) rule amendments** abrogate the federal forms and make important changes to the discovery rules. This edition reflects both sets of changes and includes provocative new materials on the revitalized proportionality standard of discovery and the ethical requirements for competency in

electronic discovery, in addition to other smaller updates. CasebookConnect features: ONLINE E-BOOK Law school comes with a lot of reading, so access your enhanced e-book anytime, anywhere to keep up with your coursework. Highlight, take notes in the margins, and search the full text to quickly find coverage of legal topics. PRACTICE QUESTIONS Quiz yourself before class and prep for your exam in the Study Center. Practice questions from Examples & Explanations, Emanuel Law Outlines, Emanuel Law in a Flash flashcards, and other best-selling study aid series help you study for exams while tracking your strengths and weaknesses to help optimize your study time. OUTLINE TOOL Most professors will tell you that starting your outline early is key to being successful in your law school classes. The Outline Tool automatically populates your notes and highlights from the e-book into an editable format to accelerate your outline creation and increase study time later in the semester. Evidence: Cases, Commentary, and Problems, Second Edition, offers a dynamic blend of pedagogy — but tips the scales in favor of using carefully chosen and edited cases to present central concepts and issues of contemporary debate in evidence law. With a structure that reflects the utility of the Federal Rules of Evidence as a teaching tool, Evidence: Cases, Commentary, and Problems, Second Edition, provides: succinct yet complete coverage cases that illustrate central concepts and controversies of evidence law excerpts from congressional reports and floor debates selected materials from treatises and law review articles relevant portions of the legislative

history of the Rules, particularly from the Advisory Committee Notes a mix of hypotheticals and problems based on real cases full coverage of traditional evidence topics, plus cutting-edge issues of emerging debate an overview, In Chapter One, Of the role of judicial opinions, The Federal Rules of Evidence, And The Legislative History of the Rules a complete teaching package that includes: an available annual statutory supplement an extensive Teacher's Manual that includes discussion of both federal and California law PowerPoint slides an author website : www.law.berkeley.edu/faculty/sklansky/evidence a new DVD(available to professors only) featuring movie and television clips that illustrate key concepts and issues at debate in evidence law New To The Second Edition: a revised and reorganized Hearsay chapter that reflects the Supreme Court's new understanding of the Confrontation Clause updated coverage of expert testimony and scientific evidence new problems, cases, and editorial material throughout. Evidence Cases, Commentary, and Problems, Second Edition, Is part of a complete teaching package that includes an annual statutory supplement, detailed Teacher's Manual, PowerPoint, author website, and now an exciting new teaching tool—a DVD of illustrative movie and TV clips that will energize and fuel class discussion. DVD Clips Include: Adam's Rib Anatomy of a Murder I Love Lucy in the Name of the Father Intolerable Cruelty Jagged Edge Judge Dredd Knock on Any Door Kramer vs. Kramer Miracle on 34th Street Mr. Deeds Goes to Town Mutiny on the Bounty My Cousin Vinny Peyton Place Presumed Innocent the Rockford Files Roxie

Hart Star Trek VI: The Undiscovered Country to Kill a Mockingbird the Verdict Young Mr. Lincoln COMPREHENSIVE CRIMINAL PROCEDURE 2022 CASE SUPPLEMENT No matter which casebook you use for your professional responsibility course, this highly-regarded supplement is the ideal source for the latest rules regulating the behavior of lawyers and judges. To ensure timely coverage of the most up-to-the-minute developments, be sure to add Regulation of Lawyers: Statutes and Standards, 2004 Edition to your teaching tools. This 2004 Edition offers: - a completely up-to-date ABA Model Rules - federal statutes and regulations - California, New York, and District of Columbia materials - Restatement of the Law Governing Lawyers - frequent Editor's Notes Contracts: Cases, Discussion, and Problems, Fourth Edition is known for its strikingly clear, straightforward text that illuminates cases as well as concepts and theory. The book focuses on modern cases to expose students to contemporary contract law, but it also includes many important or iconic older cases. The cases are set in context by extensive author-written explanatory text. Insightful questions draw attention to difficult and crucial aspects of the law and prompt vigorous class discussion. Numerous problems, ranging from simple to complex, supplement cases and introduce topics taught most effectively through problems. The casebook's traditional organization begins with formation and then corresponds to the sequence followed by the Restatement (2nd) of Contracts and treatises. Its concise, efficient presentation results in an optimum length for the course. Procedural issues are highlighted

when presented by the cases and transactional issues such as drafting, client counseling, and negotiation are raised through the use of questions and small exercises throughout the text. Strengthening the text's focus on contemporary methods of contracting, modern issues in standard contracts are explored along with contracts entered into electronically. International and comparative material offers alternative approaches for students to consider, such as those taken by the United Nations Convention on Contracts for the International Sale of Goods (CISG) and the UNIDROIT Principles of International Commercial Contracts. Wills, Trusts, and Estates CrunchTime provides the right information, in the right format, at the right time. If you learn best through application flow charts, get your CrunchTime early in the semester and use it as a visual aid throughout your course. Each title offers capsule summaries of major points of law and critical issues, exam tips for identifying common traps and pitfalls, sample exam and essay questions with model answers, and recommended approaches for crafting essays that will get winning grades! This hugely successful cases-and-problems book is acclaimed for its textual clarity, evenhanded perspective, and contemporary, up-to-date character. Easily distinguished from other property casebooks for its clear descriptions of legal doctrine and its variations; its explanations of the social ramifications of property law; its emphasis on both statutory and regulatory interpretation; its comprehensive treatment of public accommodations and fair housing law, current tribal property issues, and property in human bodies; and its use of the

problem method to teach legal reasoning and lawyering skills. Thoroughly updated to reflect significant changes in the law of property, the Seventh Edition incorporates multiple new Supreme Court cases, including: Texas Department of Housing & Community Affairs v. Inclusive Communities Project, Inc., Obergefell v. Hodges, and Reed v. Town of Gilbert, and three decided or pending cases with implications for regulatory takings, Horne v. Dep't of Agriculture, Marvin M. Brandt Revocable Trust v. United States, and Murr v. State. Elder Law in Context integrates cases, statutory materials, forms, policy and ethics to provide a well-rounded and comprehensive study of Elder Law. The book demonstrates that the law of any given practice area in reality isn't made up of discrete doctrinal areas but rather consists of interrelated and overlapping areas, and covers legal doctrine in contracts, agency, ethics, torts, constitutional law, administrative law, public law, criminal law and more, as they relate to Elder Law. This approach provides both an excellent and practical vehicle for learning Elder Law, but, by reviewing core doctrine from earlier and more foundational law school courses, it helps to prepare upper level students for the bar exam. The book provides ample opportunities for students to apply lessons, through the various problems and exercises throughout. Buy a new version of this Connected Casebook and receive access to the online e-book, practice questions from your favorite study aids, and an outline tool on CasebookConnect, the all in one learning solution for law school students. CasebookConnect offers you what you need most to be successful in your law school

classes--portability, meaningful feedback, and greater efficiency. This looseleaf version of the Connected Casebook does not come with a binder. Trial Techniques and Trials unveils the strategies and thought processes that lawyers use in the courtroom as they present evidence and construct a persuasive argument. Tom Mauet's clear writing and abundant examples explain and illustrate every step of the jury trial process. Comprehensive yet concise, the Tenth Edition provides authoritative coverage, from opening statements, to jury selection, direct-examination, cross-examination, exhibits, objections, and more. Trial Techniques and Trials, Tenth Edition, features: Integrated discussion of the strategy and psychology of persuasion--particularly regarding jury selection, opening statements, and closing arguments Numerous illustrations from tort cases, criminal cases, and commercial trials Broad and flexible use of examples that allows readers to focus on either the plaintiff's or the defendant's side of the case-- or both. A logical organization that follows the chronology of a trial process Tear-away checklists for trial preparation and review Lectures on video of critical moments in a trial litigation, now on the companion website, in addition to a jury trial (on video) and a complete trial notebook (with forms) Focusing on the investigation phase of criminal procedure, Criminal Procedure: Investigation combines Laurie L. Levenson's first-hand experience in the criminal justice system with Erwin Chemerinsky's student-friendly writing style. The Third Edition examines the impact of a host of recent developments in the courts and legislature on the process investigating crime.

It eschews reliance on rhetorical questions and law review excerpts in favor of comprehensive exploration of black letter law and trendsetting policy issues. The book utilizes a chronological approach that guides students through criminal procedure doctrine from rules governing law enforcement investigation to matters related to habeas corpus relief. In addition to presenting the perspectives from various stakeholders, the authors take care to provide students with useful, practice-oriented materials. Criminal Procedure: Investigation not only employs a systemic approach that takes students through issues from policy to application of legal doctrine but also introduces issues at the forefront of modern criminal procedure debates. Key Features: Straightforward writing style and clear, dynamic text that is uncluttered with law review excerpts and features thoughtfully edited principal and minor cases. Intuitive chronological presentation of topics. Systematic and cohesive exploration of policy on every issue, before moving on to the specifics of doctrine. Practice-oriented features and discussion of important, modern criminal procedure issues. Approachable organization based on common progression through criminal justice system. Straight writing style that relies on cases and author essays rather than law review excerpts and strict Socratic rhetoric questions. Practice-oriented features, discussion of modern policy issues, useful example documents for practitioners. Useful examples for future and current criminal law practitioners. Buy a new version of this Connected Casebook and receive ACCESS to the online e-book, practice questions from your favorite study aids, and

an outline tool on CasebookConnect, the all in one learning solution for law school students. CasebookConnect offers you what you need most to be successful in your law school classes – portability, meaningful feedback, and greater efficiency. With lightly-edited cases, both classic and contemporary, and engaging hypothetical problems, the sixth edition of Civil Procedure: Cases and Problems promotes the analysis and understanding of both governing procedural rules and underlying doctrinal complexities. The casebook also emphasizes the social and economic contexts animating modern procedural problems and reforms as well as the constitutional dynamics underlying federal jurisdiction.

CasebookConnect features: **ONLINE E-BOOK** Law school comes with a lot of reading, so access your enhanced e-book anytime, anywhere to keep up with your coursework. Highlight, take notes in the margins, and search the full text to quickly find coverage of legal topics. **PRACTICE QUESTIONS** Quiz yourself before class and prep for your exam in the Study Center. Practice questions from Examples & Explanations, Emanuel Law Outlines, Emanuel Law in a Flash flashcards, and other best-selling study aid series help you study for exams while tracking your strengths and weaknesses to help optimize your study time. **OUTLINE TOOL** Most professors will tell you that starting your outline early is key to being successful in your law school classes. The Outline Tool automatically populates your notes and highlights from the e-book into an editable format to accelerate your outline creation and increase study time later in the semester. Emphasizing the

institutions and the mechanisms that participants use in the marketplace to conduct transactions, Daniel Keating's "Systems Approach" provides a functional perspective of Articles 2 and 2A of the Uniform Commercial Code in practice. Comprehensive, problem-based coverage encompasses the domestic sale of goods, real estate sales, leases, and international sales. Thoughtful problems for students incorporate insights from this distinguished author's interviews with leading figures in commerce as well as from actual sales forms and documents. News stories further illustrate, in real-world examples, how the system works in practice. Organized by Assignments, this engaging casebook lends flexibility in teaching and course design. New to the 7th Edition: The most significant revision ever. This edition has 15 new primary cases as well as 80 new problems at the end of the 28 assignments. The addition of 40 new formative assessment questions and explanations bring the total assessment questions for the book to more than 100. Updates to the Teacher's Manual, with nearly 350 helpful pages including syllabus suggestions, in-depth answers to each problem, and four complete essay exams and model answers. Three important and recently decided federal appellate cases have been added: VLM Food Trading Int'l, Inc. v. Illinois Trading Co. (7th Cir. 2016) (analyzing battle of the forms case under the CISG); Lincoln Composites, Inc. v. Firetrace USA, LLC (8th Cir. 2016) (defining when an exclusive remedy "fails of its essential purpose" under UCC §2-719, and also discussing how to measure breach of warranty damages for accepted goods under UCC §2-

714); and *Zaretsky v. William Goldberg Diamond Corp.* (clarifying which merchants "deal in goods of the kind" for purposes of UCC §2-403(2)) Professors and students will benefit from: A problem method that forces students to engage in the most productive level of learning during classroom time: applying the law to new facts. In-depth Teacher's Manual enables instructors to be well-equipped to guide students through the problems. An author who is always happy to interact directly and on short notice with casebook adopters by phone or email regarding any questions on any material in the book. Concise text that explains the law clearly so that students can successfully answer the problems for class. Extensive interviews with various players in the sales system giving the material a real-world relevance that students particularly appreciate. More than 100 multiple-choice assessment questions with detailed explanations to help students measure and clarify their understanding of the material as they go along, consistent with the requirements of new ABA Standard 314 on the need for formative assessment tools in the law school curriculum. Buy a new version of this Connected Casebook and receive ACCESS to the online e-book, practice questions from your favorite study aids, and an outline tool on CasebookConnect, the all in one learning solution for law school students. CasebookConnect offers you what you need most to be successful in your law school classes - portability, meaningful feedback, and greater efficiency. *Civil Procedure* is written by one of the leading voices on Procedure, Stephen Yeazell, who for this Ninth Edition is joined by his colleague Joanna

Schwartz. Yeazell and Schwartz employ a pedagogical style that offers flexible organization at a manageable length. The book gives students a working knowledge of the procedural system and introduces the techniques of statutory analysis. The cases selected are factually interesting and do not involve substantive matters beyond the experience of first-year students. The problems following the cases present real-life issues. Finally, the book incorporates a number of dissenting opinions to dispel the notion that most procedural disputes present clear-cut issues. Key Features of the New Edition: Procedures as Strategy Notes: brief notes enabling students to see how lawyers use procedural tools to implement litigation strategy. Assessment Questions: each chapter ends with series of brief questions allowing students to test their comprehension of basic concepts. New Material on Erie, pleading, discovery, arbitration, preclusion, class actions, and joinder. Updated companion Statutory and Case Supplement. Available as an e-book and print book. CasebookConnect features: ONLINE E-BOOK Law school comes with a lot of reading, so access your enhanced e-book anytime, anywhere to keep up with your coursework. Highlight, take notes in the margins, and search the full text to quickly find coverage of legal topics. PRACTICE QUESTIONS Quiz yourself before class and prep for your exam in the Study Center. Practice questions from Examples & Explanations, Emanuel Law Outlines, Emanuel Law in a Flash flashcards, and other best-selling study aid series help you study for exams while tracking your strengths and weaknesses to help optimize your study time. OUTLINE TOOL

Most professors will tell you that starting your outline early is key to being successful in your law school classes. The Outline Tool automatically populates your notes and highlights from the e-book into an editable format to accelerate your outline creation and increase study time later in the semester. Buy a new version of this Connected Casebook and receive ACCESS to the online e-book, practice questions from your favorite study aids, and an outline tool on CasebookConnect, the all in one learning solution for law school students. CasebookConnect offers you what you need most to be successful in your law school classes – portability, meaningful feedback, and greater efficiency. *Contracts: Cases and Doctrine, Sixth Edition*, features a mix of lightly-edited classic and contemporary cases that stresses current contract doctrine along with the essential lawyering skill of case analysis—how to sift through the facts of the case to discern the prevailing rules and theory. Randy Barnett and Nate Oman’s innovative text introduces each case and provides the historical background of the iconic cases that make the study of contract law engaging. Study Guide questions help students identify salient issues as they read each case. Judicial biographies of each judge provides additional context. Key Features of the New Edition: The 6th Edition has been edited to make it even more modular and therefore easier for professors to select which doctrines to cover. The introductory materials have been shortened to permit a speedier entry to whichever basic doctrine the professor chooses to begin with. A new section on public policy defenses has been added. Recent developments

involving arbitration agreements in the wake of the Supreme Court's AT&T Mobility case are also covered. In addition, roughly a dozen new cases have been substituted, chosen for their interesting facts or their proven pedagogical usefulness. As always, every effort is made to provide students with background materials on the litigation, such as new judicial biographies and excerpts from recently published scholarship dealing with the cases covered. New cases include: *Jordan v. Knafel*, *Arnold Porter v. Fuqua Industries*, *Nguyen v. Barnes & Noble Inc.* Also, in keeping with the book's focus on the "classic" cases we have included some iconic cases missing from earlier editions, including: *Masterson v. Sine*, *Security Stove & Manufacturing Co. v. American Railway Express*, *Lefkowitz v. Great Minneapolis Surplus Store*, *Lawrence v. Fox*, *Harris v. Watson*

CasebookConnect features:

- ONLINE E-BOOK** Law school comes with a lot of reading, so access your enhanced e-book anytime, anywhere to keep up with your coursework. Highlight, take notes in the margins, and search the full text to quickly find coverage of legal topics.
- PRACTICE QUESTIONS** Quiz yourself before class and prep for your exam in the Study Center. Practice questions from Examples & Explanations, Emanuel Law Outlines, Emanuel Law in a Flash flashcards, and other best-selling study aid series help you study for exams while tracking your strengths and weaknesses to help optimize your study time.
- OUTLINE TOOL** Most professors will tell you that starting your outline early is key to being successful in your law school classes. The Outline Tool automatically populates your notes and

highlights from the e-book into an editable format to accelerate your outline creation and increase study time later in the semester. Now in its fourth edition, *Modern Trial Advocacy: Canada* is the first and last word in Canadian trial practice. This classic handbook, published by the National Institute for Trial Advocacy, gives practitioners a detailed road map for conducting a trial. Expanding on the original text written by Steven Lubet for an American audience, experienced Toronto trial lawyers Cynthia Tape and Julie Rosenthal guide the beginning advocate in developing a winning case theory through all phases of trial. They explain how to present a case as a story – and powerfully and persuasively tell that story to the jury. *Modern Trial Advocacy: Canada* provides not only Canadian case law and statutes, but also valuable insight into the specific elements of Canadian litigation practice as it presents a realistic and contemporary approach to learning and developing trial advocacy skills. This book offers a sophisticated, theory-driven approach to advocacy training that distinguishes it from other books in the field. The fourth edition has been updated with current citations to case law, statutes, and rules and the latest “best practices” for using technology in the courtroom. A concise edition of the legendary casebook, *Property: Concise Edition, 2E* is perfectly suited for use in a four-credit course. Jesse Dukeminier's trademark wit, passion, and human interest perspective has made *Property*, now in its Eighth Edition, one of the best--and best loved--casebooks of all time. A unique blend of authority and good humor, you'll find a moveable feast of visual interest, compelling cases,

and timely coverage of contemporary issues. Clear, lucid, and extremely accessible, *Problems and Materials on the Sale and Lease of Goods, Eighth Edition* by Douglas J. Whaley and Stephen M. McJohn helps students understand black letter law and the statutory language of Articles 2, 2A, 5, and 7 in the Uniform Commercial Code and related federal statutes. A sensible, flexible organization follows the order of the UCC, and is adaptable to many teaching styles. Drawing on experience in both teaching and writing, the authors provide thorough and practical coverage using a popular problems approach. The text's effective format, manageable length, and inclusion of the most important cases make *Problems and Materials on the Sale and Lease of Goods* concise and efficient. New to the Eighth Edition: New cases in most chapters examining hot topics Expanded discussion of boilerplate clauses Review Questions added as a summary to each chapter Updates discussion of Restatement 3d changes to strict product liability standards Professors and students will benefit from: Concise, effective format—makes black letter law accessible and helps students understand statutory language in the Uniform Commercial Code Thorough and up-to-date coverage Sensible, flexible organization—follows the order of UCC Articles 2, 2A, 5, and 7 Adaptability to many teaching styles Popular problems approach—straightforward and practical problems, with interesting fact patterns, illustrate the relevant issues and their resolution and help to put the commercial sales statutes and regulations into context Distinguished authorship—draws on experience in both teaching

and writing Manageable length and clear writing style Case selection—the most important cases are selected to illustrate the reactions of the courts to pressing issues Buy anew version of this Connected Casebook and receive access to the online e-book, practice questions from your favorite study aids, and an outline tool on CasebookConnect, the all in one learning solution for law school students. CasebookConnect offers you what you need most to be successful in your law school classes - portability, meaningful feedback, and greater efficiency. Contracts: A Modern Coursebook is an innovative coursebook unlike any other on the market. The book takes a hybrid approach between a "traditional" casebook and a problems-based casebook, incorporating a more thorough discussion of the law followed by cases then problems. Featuring a unique design that engages the reader and incorporating professional skills and experiential-type learning, Contracts: A Modern Coursebook is a revolutionary, classroom-tested book. Rather than playing "hide the ball," professors using this book will be able to say, "Here's the ball. Let's play catch." Key Features: Learning Objectives - Unlike traditional casebooks, every chapter begins with three to seven precise learning goals. Clear and Concise Explanations of the Law - Much like a hornbook, every chapter provides clear and concise explanations of the law. Overarching rules are identified and highlighted visually. An analytical framework is provided to help students parse the rule. Examples and Case Illustrations explain the parameters and application of the rule. Test Yourself questions are embedded exercises

within the explanation section to let students assess their understanding of the rules. Case Law: Developing Critical Reasoning Skills - Since students learn the law before reading the cases, the focus of case analysis is on the reasoning that the court applies. By posing direct questions and giving students prompts to respond to as they read the case, students build critical reasoning skills, and, as a result, are better prepared for class. Problem Solving and Analysis: Built-in Formative Assessment - At the end of each chapter, the Problem Solving and Analysis section provides students the opportunity to build critical thinking skills through a series of thought-provoking hypotheticals based on real-world scenarios. CasebookConnect features: ONLINE E-BOOK Law school comes with a lot of reading, so access your enhanced e-book anytime, anywhere to keep up with your coursework. Highlight, take notes in the margins, and search the full text to quickly find coverage of legal topics. PRACTICE QUESTIONS Quiz yourself before class and prep for your exam in the Study Center. Practice questions from Examples & Explanations, Emanuel Law Outlines, Emanuel Law in a Flash flashcards, and other best-selling study aid series help you study for exams while tracking your strengths and weaknesses to help optimize your study time. OUTLINE TOOL Most professors will tell you that starting your outline early is key to being successful in your law school classes. The Outline Tool automatically populates your notes and highlights from the e-book into an editable format to accelerate your outline creation and increase study time later in the semester. This timely casebook provides a

complete exploration of both constitutional and domestic law issues of national security, blended with cases, notes, questions, and original materials. The best-selling casebook in the field, *National Security Law, Third Edition*, is both current and comprehensive. Some of the effective features that earned the book its leading position include: a cohesive thematic framework that examines policy and the consequences surrounding American use of force, intelligence operations, and counterterrorism efforts; rich primary materials, such as judicial opinions, executive correspondence, statutes, and legislative history; penetrating hypothetical questions that prompt analysis of the actual issues faced by national security professionals; plentiful descriptive text to supply context and informative historical and background materials. Material in the Third Edition is especially important in light of current national security issues: Part III, devoted to terrorism and transnational law enforcement, includes the original Osama bin Laden case, *American-Arab Anti-Discrimination Committee v. Reno*, and materials on consequence management; extensive coverage throughout the book of the terrorist attacks of September 11, 2001 with legal analysis of U.S. and international responses; U.S. military involvement in Columbia, U.S. and NATO activity in Kosovo; new material, a new co-author, and a new student friendly uniform chapter organization. This chapter organization highlights the second edition of this incisive evidence casebook. Authors Allen, Kuhns, and Swift enliven otherwise abstract concepts as they reveal the foundations of the law and rules

of evidence. EVIDENCE: Text, Cases, and Problems, Second Edition, emphasizes two main themes: Analytic approach - First, The authors address each major topic as a problem of relevancy. Then they discuss the evidence policy underlying each rule in terms of its effect on jury reasoning. Diagrams illustrate this approach throughout the book. Contextual approach - Issues of admission and exclusion of evidence are analyzed from the perspectives of the major players in the trial process - advocates, judges, and juries. To increase accessibility and facilitate learning, The Second Edition: opens with a criminal trial transcript which serves as a basis for illustrations and problems throughout the book follows a consistent chapter structure of three sections: Interpretation and Illustration to introduce and apply the rule, Elaboration to analyze the policy and draft questions, and Reflections to offer in-depth analysis and new perspectives offers separate and unique chapters on Presumptions and Burdens of Proof in Civil Cases and Presumptions and Burdens of Proof in Criminal Cases New material includes: significant judicial opinions, such as Daubert v. Dow-Merrill Pharmaceuticals and Tome v. United States new Federal Rules of Evidence 413-415 Rule Amendments and Proposed Revisions to FRE new problems With EVIDENCE: Text, Cases, and Problems, Second Edition, students grasp the pivotal role of the rules of evidence in the adversary system. Corporation Statutes: Model Business Corporation Act Delaware General Corporation Law ALI, Principles of Corporate Governance California Corporations Code (Selected Sections) New York Business

Corporation Law (Selected Sections) Pennsylvania Business Corporations Code (Selected Provisions) Selected Other Constituencies Statutes Connecticut Stock Corporation Act Georgia Business Corporation Code Maine Business Corporation Act Wyoming Business Corporation Act New York Stock Exchange Listed Company Manual Derivative Complaint: The Walt Disney Company Litigation Corporation Forms Articles of Incorporation Bylaws Agency Law Restatement (Second) of Agency (Selected Sections) Unincorporated Business Association Statutes Uniform Partnership Act (1914) Uniform Partnership Act (1997) Uniform Limited Liability Company Act (1996) Uniform Limited Partnership Act (2001) Federal Securities Laws, Regulations, and Forms Securities Act of 1933 Selected Rules and Regulations Under the Securities Act of 1933 Forms Under the Securities Act of 1933 Securities Exchange Act of 1934 The Sarbanes-Oxley Act of 2002 Rules, Regulations, and Forms Under the Securities Exchange Act of 1934 Regulation S-K—Standard Instructions for Filing Forms Under Securities Act of 1933, Securities Exchange Act of 1934, and Energy Policy and Conservation Act of 1975 Other Federal Regulations Standards of Professional Conduct for Attorneys Appearing and Practicing Before the Commission in the Representation of an Issuer Regulation AC—Analyst Certification Regulation FD Regulation G Regulation BTR—Blackout Trading Restriction An overview of the sometimes complicated relationship between government power and individual freedoms, and the impact of constitutional law on American society. In Civil

Procedure, Tenth Edition, the authors employ a pedagogical style that offers flexible organization at a manageable length. The book gives students a working knowledge of the procedural system and introduces the techniques of statutory analysis. The cases selected are factually interesting and do not involve substantive matters beyond the experience of first-year students. The problems following the cases present real-life issues. Finally, the book incorporates a number of dissenting opinions to dispel the notion that most procedural disputes present clear-cut issues. New to the Tenth Edition: Revised coverage of discovery, including the 2015 amendments to the Federal Rules of Civil Procedure and digital discovery Revised and updated coverage of arbitration, including class waivers Contemporary cases and examples added throughout Professors and students will benefit from: Teachable, well-structured text featuring clear organization, concisely edited cases chosen to be readily accessible to first-year students, textual notes introducing each section that highlight connections between material, and practical problems A manageable length which allows the class to get through this complex course material in limited hours Flexible organization, adaptable to a variety of teaching approaches A clear, straightforward writing style, making the material accessible to students without oversimplifying An effective overview of the procedural system, which provides students with a working knowledge of the system and of techniques for statutory analysis Assessment questions and answers at the end of each chapter, to help students test their comprehension of the material Buy anew

version of this Connected Casebook and receive access to the online e-book, practice questions from your favorite study aids, and an outline tool on CasebookConnect, the all in one learning solution for law school students. CasebookConnect offers you what you need most to be successful in your law school classes – portability, meaningful feedback, and greater efficiency. Evidence: A Structured Approach offers a unique, structured approach that facilitates learning and motivates students to prepare for class. One Federal Rule of Evidence introduces each section, followed by text explaining the background, rationale, and details of the rule. The text includes numerous diagrams as visual aids to learning and short transcripts that illustrate how the rules are applied in the courtroom. The authors emphasize the rules over cases, but include edited versions of some judicial opinions, including the seminal cases that every lawyer should know. The heart of the “structured approach” is the Questions for Classroom Discussion, which follow the narrative explanation for each rule. These questions consist of simple hypothetical cases allowing for a step-by-step analysis of each rule. Because students know what will be the focus of class discussion, they quickly learn that preparation pays off. The book’s website allows students to download the questions directly into their notes before class, freeing students to spend more time listening and thinking while in class. CasebookConnect features: **ONLINE E-BOOK** Law school comes with a lot of reading, so access your enhanced e-book anytime, anywhere to keep up with your coursework. Highlight, take notes in the margins, and search

the full text to quickly find coverage of legal topics. **PRACTICE QUESTIONS** Quiz yourself before class and prep for your exam in the Study Center. Practice questions from Examples & Explanations, Emanuel Law Outlines, Emanuel Law in a Flashflashcards, and other best-selling study aid series help you study for exams while tracking your strengths and weaknesses to help optimize your study time. **OUTLINE TOOL** Most professors will tell you that starting your outline early is key to being successful in your law school classes. The Outline Tool automatically populates your notes and highlights from the e-book into an editable format to accelerate your outline creation and increase study time later in the semester.

whitestarballoon.com