

Energierecht Kompass Recht

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Deutsche Nationalbibliografie - 2005-07

The Patient Room - Wolfgang Sunder 2020-10

The patient room is the smallest cell of the hospital organism. Its layout determines the structure of the ward and is therefore a decisive factor for the entire building. Many requirements have to be met. The patient's sense of well-being can be positively influenced by the design: homely materials, an attractive view and sufficient privacy are important objectives. Equally important are the working conditions for the staff, especially short distances and an efficient care routine. Finally, even the risk of infection can be reduced by a conscientiously planned room layout. This publication provides a systematic overview of the design task patient room and shows exemplary solutions: both typologically and in selected case studies.

The European Crisis and the Transformation of Transnational Governance - Christian Joerges 2014-11-13

The debate on law, governance and constitutionalism beyond the state is confronted with new challenges. In the EU, confidence in democratic transnational governance has been shaken by the authoritarian and unsocial practices of crisis management. The ambition of this book, which builds upon many years of close co-operation between its contributors, is to promote a viable interdisciplinary alternative to these developments. "Conflicts-law constitutionalism" is a concept of transnational governance which derives democratic legitimacy from the supranational control of the external impact of national decision-making, on the one hand, and the co-operative responses to problem interdependencies on the other. The first section of the book contrasts Europe's new modes of economic governance and crisis management with the conditionality of international investments, and reflects upon the communalities and differences between emergency Europe and global exceptionalism. Subsequent sections substantiate the problématique of executive and technocratic rule, explore conflict constellations of prime importance in the fields of environmental and labour law, and discuss the impact and limits of liberalisation strategies. Throughout the book, European and transnational developments are compared and evaluated.

The Germany Illusion - Marcel Fratzscher 2018-03-16

Europe is in a period of transition and there is great uncertainty about its direction. No country plays a greater role in influencing Europe's future path than Germany, which is either seen as overbearing or indecisive in its imposition of policies-and sometimes is seen as both at once. In *The Germany Illusion*, Marcel Fratzscher provides a distinctive corrective to common misunderstandings of Germany's domestic political economy and how it affects its European and global roles. Fratzscher's trenchant analysis sheds light on the true state of Germany's economy, which is neither as rosy as optimists believe nor as hidebound as pessimists fear. He covers the breadth of the German economy, from its deceptive employment miracle, the sources and underlying problems of its export strengths, its large investment gap, and not least the differences between east and west that continue since reunification. Understanding the domestic scene in Germany is crucial to understanding its relationships with other European countries, the European Union, and the United States. Fratzscher traces the sources and implications of the differences and conflict between Germany and its neighbors on European policymaking generally and in particular during the European economic and financial crisis, the Brexit debate, the refugee crisis, the rising populism

and protectionism in the United States and in Europe, and over fundamental reforms of European institutions. *The Germany Illusion* is a balanced and nuanced examination of pressing and complex issues that enhances our understanding of German policies-the strengths and weaknesses, the possibilities and the limits. It also proposes a realistic path for Germany to re-engage with its European neighbors and with the United States, and to help re-build Europe's future.

Wind Power in Europe - J. Szarka 2007-08-16

At a time when humanity is challenged by fossil fuel depletion and climate change, this book explains the development of wind power as a major energy growth sector, stressing the interactions between political, economic and social dimensions as the key to understanding public acceptability and uptake.

Airport Competition - Peter Forsyth 2016-03-23

The break-up of BAA and the blocked takeover of Bratislava airport by the competing Vienna airport have brought the issue of airport competition to the top of the agenda for air transport policy in Europe. *Airport Competition* reviews the current state of the debate and asks whether airport competition is strong enough to effectively limit market power. It provides evidence on how travellers chose an airport, thereby altering its competitive position, and on how airports compete in different regions and markets. The book also discusses the main policy implications of mergers and subsidies.

Trans-European Energy Networks - European Commission. Directorate-General for Energy and Transport 2004

Recoge: 1. Developig adequate and flexible energy networks for Europe - 2. Priority axes for energy networks - 3. Electricity networks - 4. Natural gas networks - 5. Priority projects - 6. Projects of common interest - 7. Financing the trans-European energy networks.

International Environmental Law - Ulrich Beyerlin 2011-08-11

International Environmental Law is a new textbook written for students, practitioners, and anyone interested in the subject. The overall aim of the book is to provide a fresh understanding of international environmental law as a whole, seen in the light of climate change, biodiversity loss, and the other serious environmental challenges facing the world. The book has also been kept deliberately manageable in size by careful selection of topics and by adopting a cross-cutting synthesis of regulatory interaction in the field. This enables the reader to place international environmental law in the broader context of public international law in general, revealing at the same time that international environmental law is experimental ground for developing new legal approaches towards global governance. To this end, the authors have combined theory and practice. Apart from discussing concepts, rule-making and compliance, the book looks at options for improved coordination, harmonisation and even integration of existing multilateral environmental agreements, analysing how conflicts between various environmental regimes can be avoided or, at least, adequately managed. The authors argue that an appropriate management of international environmental relations must address the North-South divide, which continues to be a major obstacle to global environmental cooperation. Furthermore, the authors emphasise the growing human rights dimension of international environmental law. This book is an ideal 'door opener' for the further study of international environmental law. Focusing on 'international environmental governance' in a comprehensive way, it serves to explain that each institution, each actor, and each instrument is part of a

multi-dimensional process in international environmental law and relations.

New Directions in Surveillance and Privacy - Benjamin J. Goold 2013-05-13

The field of surveillance studies is growing at a rapid rate, fuelled by a growing interest in the questions that lie at its heart and a deep unease about the future of individual privacy. What information is held about us, to what extent that information is secure, how new technologies ought to be regulated, and how developments in surveillance will affect our ordinary and everyday lives? Deliberately multi-disciplinary in character, this book examines these questions from the perspective of a broad range of fields, including sociology, management research, law, literary analysis and internet studies. As privacy comes under increasing threat and surveillance activities grow in quantity and diversity, so too the academic field needs to develop in new directions, form new perspectives, and gain new insights. In keeping with this aim, the chapters of this book consider how individuals, organisations, and states are engaged in the compilation, mobilization, scrutiny and use of ever increasing amounts of information. Divided into three sections focusing in turn on legal regulation, technologies of surveillance, and the future of privacy and surveillance, this collection provides a unique and eclectic insight into the question of how the spread of surveillance is changing our lives and the societies in which we live.

Regulierungstransparenz und Geheimnisschutz - Maximilian Hemmert-Halswick 2021-02-11

Netznutzungsentgelte machen einen grossen Teil der Stromkosten des Endverbrauchers aus. Neben der teils geausserten Kritik an der Höhe der Netzentgelte steht vor allem der Vorwurf fehlender Transparenz im Raum. Ein Grossteil der Daten, die bei den Regulierungsbehörden zur Ermittlung der den Entgelten vorgelagerten Erlosobergrenzen eingereicht werden, wird trotz gesetzlicher Veröffentlichungspflichten nicht zugänglich gemacht. Netzbetreiber berufen sich auf das gesetzliche Caveat des Geheimnisschutzes, ihnen konnten bei Offenlegung Nachteile entstehen. Teilweise wird im Hinblick auf ihre Monopolstellung jedoch ein berechtigtes Geheimhaltungsinteresse in Abrede gestellt. Im Lichte dessen steckt Maximilian Hemmert-Halswick den rechtlichen Rahmen für Informations- und Geheimnisschutzinteressen im Bereich der energierechtlichen Netzentgeltregulierung ab und macht Vorschläge für eine Balance der gegenüberstehenden und sich ausschliessenden Belange.

World Guide to Special Libraries - Helmut Opitz 1995

International list of library associations.

Sustainable Development in World Investment Law - Marie-Claire Cordonier Segger 2011-01-01

Sustainable development, as defined by the World Commission on Environment and Development, is "development that meets the needs of the present without compromising the ability of future generations to meet their own needs." More specifically, sustainable development is a process of change that seeks to improve the collective quality of life by focusing on economically, socially, and environmentally sound projects that are viable in the long-term. Sustainable development requires structural economic change and the foundation of that change is investment. In developing nations with low levels of domestic savings, investment predictably comes from abroad in the form of foreign direct investment. A large and ever expanding number of international investment agreements are in place to govern these transactions. While these accords seek to foster development while mitigating the risk involved in these types investments, many questions remain unresolved. This highly insightful book reflects the contributions of a variety of world renowned experts each of which is designed to provide the reader with valuable perspective on recent developments in investment law negotiations and jurisprudence from a sustainable development law perspective. It offers answers to pertinent questions concerning advancements in investment law, including the negotiation of numerous regional and bilateral agreements as well as the increasing number of disputes resolved in the World Bank's International Centre for the Settlement of Investment Disputes (ICSID), from different developed and developing country perspectives. It lays out future directions for new treaty negotiations and dispute settlement proceedings, as well as ongoing investment promotion efforts, against a background of rapidly evolving international relationships between economic, environment and development law. It focuses on key issues in investment laws which have emerged as priorities in the negotiation of bilateral and regional investment agreements, and have been clarified through recent decisions of the ICSID and other arbitral panel awards.

Energiewende - Jörg Radtke 2020-02-04

Dieses Lehrbuch stellt das Themenfeld Energiewende systematisch aufbereitet für Studium und Lehre aus sozialwissenschaftlicher Perspektive dar. Der Überblick reicht von der grundsätzlichen Bedeutung von großen Transformationen über die Geschichte der Energiewende und die Bereiche Energiepolitik, Energierecht und Energiewirtschaft bis zu einem Ausblick in eine postfossile Zukunft. Die Leserinnen und Leser erhalten einen umfassenden Ein- und Überblick zu allen Aspekten rund um die Energiewende in Deutschland, Europa und weltweit. Zusätzliche Fragen per App: Laden Sie die Springer Nature Flashcards-App kostenlos herunter und nutzen Sie exklusives Zusatzmaterial, um Ihr Wissen zu prüfen.

Cultural Analysis, Cultural Studies, and the Law - Austin D. Sarat 2003-07-03

DIVThis interdisciplinary collection demonstrates the purchase of cultural studies frameworks for thinking about legal questions beyond the reach of the Law & Economics framework./div

Hochbaukunde - Hermann Daub 1920

International Law Situated - Outi Korhonene 2021-10-25

International Law Situated is the first study in the series of International Law Monographs by the Erik Castrén Institute of International Law and Human Rights. It is an analysis of both theoretical ambition and practical relevance examining the existential and professional situation of the international lawyer from a range of different perspectives. How do international lawyers think about cultural difference and similarity? What is the role of historical facts in international law and practice? How do lawyers construe notions such as 'community' or 'humanity'; what role is played therein by normative ideas about similarity and difference; or of the good life? What kinds of ethical considerations are implicit in international law and how should practitioners think about them? This book provides a general framework for responding to these questions and shows their impact and relevance through doctrinal and case contexts. It argues for an emphasis on the individual jurist and her situation as an adviser, an advocate, an analyst, and a decision-maker.

Shifting Paradigms in International Investment Law - Steffen Hindelang 2016-01-21

International investment law is in transition. Whereas the prevailing mindset has always been the protection of the economic interests of individual investors, new developments in international investment law have brought about a paradigm shift. There is now more than ever before an interest in a more inclusive, transparent, and public regime. Shifting Paradigms in International Investment Law addresses these changes against the background of the UNCTAD framework to reform investment treaties. The book analyses how the investment treaty regime has changed and how it ought to be changing to reconcile private property interests and the state's duty to regulate in the public interest. In doing so, the volume tracks attempts in international investment law to recalibrate itself towards a more balanced, less isolated, and increasingly diversified regime. The individual chapters of this edited volume address the contents of investment agreements, the system of dispute settlement, the interrelation of investment agreements with other areas of public international law, constitutional questions, and new regional perspectives from Europe, South Africa, the Pacific Rim Region, and Latin America. Together they provide an invaluable resource for scholars, practitioners, and policymakers. The individual chapters of this edited volume address the contents of investment agreements, the system of dispute settlement, the interrelation of investment agreements with other areas of public international law, constitutional questions, and new regional perspectives from Europe, South Africa, the Pacific Rim Region, and Latin America. Together they provide an invaluable resource for scholars, practitioners, and policymakers.

Schleswig-Holsteinische Bibliographie - 1997

Energierecht - Lutz Mitto 2018-12-31

Text folgt

Kapazitätssicherung im europäisierten Stromwirtschaftsrecht - Raphael Pompl 2019-06-03

Die europäischen Stromwirtschaften befinden sich erneut in einer Phase des Umbruchs: Nach ihrer wettbewerblichen Öffnung müssen sie sich den Herausforderungen der europäischen Energiewende, insbesondere der Umstellung auf erneuerbare, häufig stark fluktuierende Energiequellen stellen. Unter diesen Vorzeichen bedarf es zur Wahrung der Versorgungssicherheit weiterhin gesicherter

(konventioneller) Erzeugungskapazität, die sich im geltenden Elektrizitätsmarktrahmen zunehmend Rentabilitätsproblemen ausgesetzt sieht. Ein Grossteil der Mitgliedstaaten hat daher Fordersysteme geschaffen, die nicht mehr nur die Stromproduktion, sondern die Vorhaltung von Erzeugungsleistung explizit vergüten. Vor diesem Hintergrund untersucht Raphael Pompl, ob die Modelle in Deutschland, Frankreich und Grossbritannien geeignet sind, sich in den europäischen (Energie-)Binnenmarkt einzufügen; ausserdem misst er die reformierten 13 ff. EnWG an den Vorgaben des deutschen Verfassungsrechts.

Securing 'the Homeland' - Myriam Anna Dunn 2020-04-28

This edited volume uses a 'constructivist/reflexive' approach to address critical infrastructure protection (CIP), a central political practice associated with national security. The politics of CIP, and the construction of the threat they are meant to counter, effectively establish a powerful discursive connection between that the traditional and normal conditions for day-to-day politics and the exceptional dynamics of national security. Combining political theory and empirical case studies, this volume addresses key issues related to protection and the governance of insecurity in the contemporary world. The contributors track the transformation and evolution of critical infrastructures (and closely related issues of homeland security) into a security problem, and analyze how practices associated with CIP constitute, and are an expression of, changing notions of security and insecurity. The book explores aspects of 'securitisation' as well as at practices, audiences, and contexts that enable and constrain the production of the specific form of governmentality that CIP exemplifies. It also explores the rationalities at play, the effects of these security practices, and the implications for our understanding of security and politics today.

Subject guide to German books in print - 1982

Think! Different - Andreas Boskugel 2015-03-25

Think! Different is a different kind of self-help book: the author, Andreas Boskugel, is well-known in Europe and appreciated for his clear and direct manner. Boskugel has taken the law of attraction to its systematic and logical conclusion! This book is completely free of otherwise typical references to moral or religious "standards" because the law of attraction - like all natural laws - isn't based on morality or religion. Consequently the author has a very different take than do others on success; for example, he doesn't idolize hard work, honesty and gratitude ad absurdum, for these are only religious and cultural based opinions and actually contradict the law of attraction. The author also forgoes otherwise typical teachings about what is right or wrong; after all, what is "right" is individually defined. Feigned pity or morality sermons are also not included in this work. This work is for those who love the integrity of the law of attraction and prefer clarity over political correctness. And it's for those who really want to get somewhere in life and who therefore question existing opinions. It's for people who are able to think on their own instead of going with the flow. For many, it was not until reading this book that they finally understood the law of attraction, for the topics in this book are more logically organized than in other popular works, and insights are offered that can dramatically improve the lives of readers. Completely new insights about the existing laws of life can help readers become invincible masters of their own destiny. Keywords: Law of Attraction, Self-Help, Success, Wealth, Dream, Wish Fulfillment, Love, Relationship, Money

Deutsche Nationalbibliographie und Bibliographie der im Ausland erschienenen deutschsprachigen Veröffentlichungen - 2002

Verzeichnis lieferbarer Bücher - 2002

Media and Convergence Management - Sandra Diehl 2013-05-24

Convergence has gained an enormous amount of attention in media studies within the last several years. It is used to describe the merging of formerly distinct functions, markets and fields of application, which has changed the way companies operate and consumers perceive and process media content. These transformations have not only led business practices to change and required companies to adapt to new conditions, they also continue to have a lasting impact on research in this area. This book's main purpose is to shed some light on crucial phenomena of media and convergence management, while also addressing

more specific issues brought about by innovations related to media, technologies, industries, business models, consumer behavior and content management. This book gathers insights from renowned academic researchers and pursues a highly interdisciplinary approach. It will serve as a valuable reference guide for students, practitioners and researchers interested in media convergence processes.

'Fair and Equitable Treatment' in International Investment Law - Roland Kläger 2011-06-23

This book looks at fair and equitable treatment as a key standard of international investment law.

BBergG Bundesberggesetz - Gunther Kühne 2015-11-13

Das Standardwerk zum Bundesberggesetz enthält die aktuellste und umfassendste Darstellung und Kommentierung des gesamten in Deutschland geltenden Bergrechts einschließlich der UVP-V Bergbau, der bergrechtlichen Vorschriften des Einigungsvertrages und der bergbaurelevanten ausserberggesetzlichen Rechtsvorschriften. Es verbindet Gründlichkeit mit gedanklicher Klarheit und bietet einen hervorragenden Überblick über alle bergrechtlichen Probleme. Das Werk ist für Praxis, Rechtsprechung und Wissenschaft gleichermaßen von Bedeutung. Bergwerksbetriebe, Verwaltungen, Behörden, Hochschulinstitute und Industrie profitieren von diesem Werk. Die Neuauflage bringt das Werk auf den aktuellsten Stand. Verzeichnis der Bearbeiter Peter Franke, Vizepräsident der Bundesnetzagentur, Bonn; Dr. Dominik Greinacher, Rechtsanwalt und Partner, Beiten Burkhardt, Rechtsanwaltsgesellschaft mbH, Berlin; Dr. Fritz von Hammerstein, Rechtsanwalt und Partner, CMS Hasche Sigle, Hamburg; Martin Herrmann, Abteilungsleiter, Sächsisches Oberbergamt, Freiberg; Dr. Bettina Keienburg, Rechtsanwältin und Notarin, Kümmerlein, Rechtsanwälte & Notare, Essen, Lehrbeauftragte der RWTH Aachen; Dr. Gunther Kühne, LL.M. (Columbia University), em. Professor und ehem. Direktor des Instituts für deutsches und internationales Berg- und Energierecht der TU Clausthal (1978-2007), Honorarprofessor an der Georg-August-Universität Göttingen; Dr. Thomas Mann, Professor, Lehrstuhl für Öffentliches Recht, Georg-August-Universität Göttingen, Mitglied im Forschungsbereich "Energierecht" des Energie-Forschungszentrums Niedersachsen (EFZN) in Goslar; Hans-Ulrich von Mäßenhausen, Rechtsanwalt, Bonn, ehem. Mitglied der Hauptgeschäftsführung der Vereinigung Rohstoffe und Bergbau e.V.; Wolfgang Schubert, Rechtsanwalt, Bochum, ehem. Mitglied der Rechtsabteilung der RAG Aktiengesellschaft.

Fulltext Sources Online - Mary B. Glose 2003

Aggregator products in FSO include: - DataStar- Dialog- EBSCO host- Eureka- Europresse- Factiva- FirstSearch- GBI- Genios- Infomart- InfoTrac- InSite- LexisNexis- NewsBank- Newscan- NewsLibrary- Nikkei Net Interactive- Ovid- Pressed (EDD)- Profound- ProQuest- Questel- Quicklaw- RBB- STN- International- Westlaw- Wilson Web FSO subscribers also receive access to the Private Zone, a hyperlinked list of publications with free archives available on the Internet. The Private Zone provides access to fulltext back issues of individual publications found in the print edition of FSO.

Networks - Marc Amstutz 2009-05-26

In the last 20 years interest in network phenomena has grown immensely among anthropologists, psychologists, political scientists, economists and lawyers. Empirical observation shows that network arrangements can be found in many branches of business. This is often linked to rapid changes in today's markets and technologies, but it is not the only reason. Legal institutions have been at the centre of private law since the industrial revolution but today contracts and corporations cannot cope with the risks and opportunities posed by networks. Legal practice needs solutions which go beyond the classical traditions of thinking in the dichotomy of contract and corporation. This volume is the outcome of a conference held in Fribourg, Switzerland, which focused on the legal treatment of contractual networks, in particular questions of network expectations, the fragility of network institutions, and the question of how law can minimise network specific risks towards third parties. The contributors, among them many of the world's leading scholars in this field, include Roger Brownsword, Simon Deakin, Gunther Teubner, Hugh Collins and Marc Amstutz. The book will be of interest to scholars of contract, corporate law, and legal theory.

EC Competition and Telecommunications Law - Andreas Bartosch 2009-01-01

This new volume updates the groundbreaking analysis of its first edition in 2002, when the EC common regulatory framework for electronic communications networks and services had just entered into force. So much has changed in the intervening years that that this new edition bears little resemblance to its predecessor, with every chapter either extensively altered or entirely new. It remains, however, the most

detailed and comprehensive overview available of the application of the EC Treaty's competition rules in the markets for telecommunications and audiovisual media, and of the applicable regulatory framework. In thirteen chapters, each contributed by one or more noted legal authorities in the field, the second edition of EC Competition and Telecommunications Law covers the full range of EC telecommunications law across all major areas of both institutional and substantive law, both on the international and EC levels, including the following: State aid; the merger control regulation; justification for sector-specific regulation in EC competition law; network access; authorizations and privileges; and mobile telephony. Relevant EC media and communications law and relevant aspects of EC competition law are dealt with in detail. While some chapters focus on competition law, others deal primarily with sector-specific regulation. There is practical guidance throughout on procedural matters, alongside analysis of the substantive provisions. Well-known in its first edition, this thoroughly revised and updated version continues to be vital reading for practitioners, in particular those specializing in European competition law and for company and in-house lawyers who are seeking advice on how European law affects their business. As a detailed analysis of the basic legislative and regulatory framework of European telecommunications law, it will be an invaluable reference work for lawyers, judges, regulators, and policymakers in all the EC Member States, as well as for students and teachers of European law.

Reshaping the European Union - Klaus Weber 2018-01-29

Das Buch schlägt eine tiefgreifende Reform der EU vor. Defekte der EU werden identifiziert. Die Vorschläge basieren auf den Konzepten begrenzter Supranationalität und einer ausgewogenen Sicht des Nationalstaats. Die EU wird vor allem gebraucht für Frieden, Wohlstand, Kompensation der relativ geringen Größe und begrenzten Macht ihrer Mitgliedstaaten und zur Bewahrung grundlegender Prinzipien der westlichen Zivilisation. Eine ausgewogene Sicht des Nationalstaats bedeutet Erhaltung der Vorteile des gut gestalteten Nationalstaats im Vergleich zur EU sowie Vermeidung von Nationalismus und Krieg. Das Buch schlägt u.a. eine Neugestaltung der EU-Rechtsetzung und der EU-Verträge, eine untergeordnete Rolle der Europäischen Kommission, einen Court of Appeal und eine geänderte Zusammensetzung der Europäischen Zentralbank vor. Möglichkeiten des Überlebens der Eurozone werden diskutiert. Bei praktischer Realisierung dieser Vorschläge könnte sich die EU zukünftig in einem besseren Zustand befinden.

Germany's Security - Arne Schönbohm 2012

-In his current book Arne Schönbohm is focusing on a new kind of threat that not only private individuals and companies are exposed to but also states. The risk of even leading war in cyberspace creates a need to rethink it in politics. Presenting an overall survey on background, competence and trends the book includes proposals for options of action. Being an exploratory and readable work, it captures all aspects of the subject matter and offers important impulses for handling the new challenge. Talking about Cybercrime and Cyber war this book should be the basis.- Dr. Karl Lamers Member of German Federal Parliament"

Deutsche Bibliographie - 1981

Annual Legal Bibliography - Harvard Law School. Library 1965

Energy from the Earth - Stefan Hirschberg 2014-11-19

Switzerland's Energy Strategy 2050 requires energy efficiency to be substantially improved, the proportion of fossil fuels in the energy supply to be considerably reduced, and nuclear power to be phased out, while meeting highly ambitious climate protection targets. One of the core implications is the need for a massive increase of the use of renewable sources for electricity generation. In this context, the Swiss Federal Office of Energy (SFOE) estimates that by 2050 deep geothermal energy could contribute 4-5 TWh per year to electricity generation in Switzerland, which would be a substantial contribution to a projected annual

power need of 60 TWh. Geothermal energy is attractive because of the very large scale of the resource, its expected relatively low CO2 emissions, and its reliable, all-day domestic availability. However, the future contribution of deep geothermal energy is subject to major uncertainties: How much of this resource can be exploited and at what economic cost? What are the environmental and risk-related externalities that the public must be willing to bear? How does its overall performance compare to competing energy resources? And will the regulatory framework and public acceptance be sufficient to allow geothermal energy to provide a significant contribution? By way of this major interdisciplinary study, already considered a work of reference, TA-SWISS provides answers to these questions in a comprehensive and balanced way, thereby supplying a sound basis for stakeholder decision-making.

Bewirtschaftungsrecht - James Bews 2017-02-20

Das im Ersten und Zweiten Weltkrieg entstandene Bewirtschaftungsrecht ist ein Teilgebiet des Öffentlichen Wirtschaftsrechts, das in der bundesrepublikanischen Rechtswissenschaft unterbelichtet geblieben ist. Es bezweckt die Sicherstellung der Versorgung von Privatpersonen und Hoheitsträgern mit besonders wichtigen wirtschaftlichen Leistungen in Krisensituationen. James Bews untersucht anhand der Vorschriften zur Sicherstellung der Elektrizitätsversorgung die begrifflichen Grundlagen, die Geschichte und den Inhalt des Bewirtschaftungsrechts und gleicht dieses historisch weitgehend stabile Rechtsgebiet mit seinem (später entstandenen) verfassungsrechtlichen Rahmen ab. Zudem arbeitet er die Strukturen dieses Rechtsgebiets heraus und bettet sie in das System des Wirtschaftsverfassungs- und des Wirtschaftsverwaltungsrechts ein. Dabei ist auch die Positionsbestimmung des Bewirtschaftungsrechts in seinem Verhältnis zum modernen Paradigma des Regulierungsrechts von Interesse.

Stromleitungsnetze - Jörg Böttcher 2014-10-14

Dieses Buch erläutert rechtliche und wirtschaftliche Aspekte, die gleichermaßen erfüllt sein müssen, um Stromleitungsnetze realisieren zu können. Die Autoren zeigen auf ausführliche und zusammenhängende Art und Weise, wie es gelingt, den gestiegenen und neuen Anforderungen im Rahmen der Energieübergerecht zu werden.

Deutsche Nationalbibliographie und Bibliographie des im Ausland erschienenen deutschsprachigen Schrifttums - 1961

Die Energiewende erfolgreich umsetzen - Thilo Blennemann 2017-07-07

Bezahlbare Energieversorgung sichern Wie - insbesondere mit welchen Strategien - können die Städte, Gemeinden und Landkreise eine klimafreundliche und bezahlbare Energieversorgung für die Zukunft sicherstellen? Der Leitfaden enthält zuverlässige Antworten auf diese Frage. Er bietet • einen detaillierten Überblick über die vielfältigen Gestaltungs- und Umsetzungsinstrumente, • passgenaue Daten und Fakten, • zielführende Handlungskonzepte sowie • Tipps und Best-Practice-Beispiele. Tipps für Windenergie, Solarenergie oder Wasserkraft Die Autoren verdeutlichen die Optionen und Chancen der regenerativen Energieerzeugung - wie z.B. Windenergie, Solarenergie oder Wasserkraft - und geben praxisorientierte Empfehlungen. Aus dem Inhalt: • Klimapolitische und energiepolitische Rahmenbedingungen • Energieeffizienz - der Schlüssel zum Erfolg • Energieerzeugung • Bedeutung der Energienetze und Energiespeicher • Kommunale Handlungsfelder • Kommunales Klimaschutzkonzept - von der Idee zur Umsetzung Schlüsselrolle der Kommunen Den Kommunen kommt eine Schlüsselrolle bei der erfolgreichen Umsetzung der Energiewende zu. Ihnen obliegt die Planungshoheit für den Ausbau der erneuerbaren Energien, sie betreiben Strom- und Wärmenetze, nutzen regenerative Energien in ihren Liegenschaften und setzen Energieeffizienzmaßnahmen um. Der umfassende Wegweiser durch das Energierecht ist ein unverzichtbarer Ratgeber für alle, die mit dem Umwelt- und Klimaschutz, regenerativen Energien und rationeller Energieanwendung betraut sind, z.B. • Bürgermeister, • Hauptamtsleiter, • kommunale Mandatsträger, • Energiebeauftragte in Kommunen, • Geschäftsführer von Stadtwerken und anderen energieintensiven kommunalen Unternehmen.