

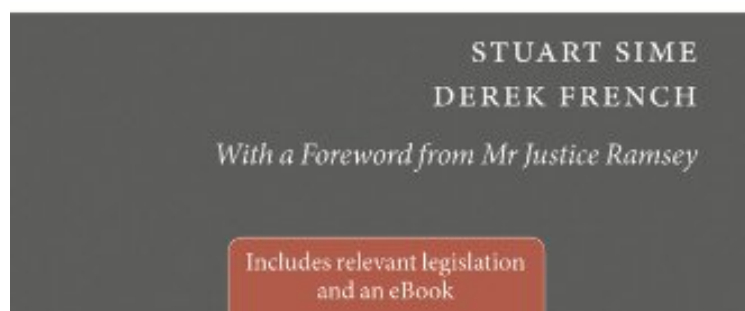
[DOWNLOAD] Blackstone's Guide to the Civil Justice Reforms 2013 (Blackstone's Guides)

Blackstone's Guide to the Civil Justice Reforms 2013 (Blackstone's Guides)

Von Stuart Sime, Derek French
DOC | *audiobook | ebooks | Download PDF | ePub



BLACKSTONE'S GUIDE TO The Civil Justice Reforms 2013



 Download

 Read Online

Produktinformation Veröffentlicht am: 2013-03-28 Erscheinungsdatum: 2013-03-28 File Name: B00E4ODP64
| File size: 70.Mb

Von Stuart Sime, Derek French : Blackstone's Guide to the Civil Justice Reforms 2013 (Blackstone's Guides)
before purchasing it in order to gage whether or not it would be worth my time, and all praised Blackstone's Guide to the Civil Justice Reforms 2013 (Blackstone's Guides):

Kundenrezensionen Hilfreichste Kundenrezensionen 1 von 1 Kunden fanden die folgende Rezension hilfreich. The first practical guide.... Von Phillip Taylor MBE[[VIDEOID:mo1YGN3OXSLNOMC]]TO THE PROCEDURAL

REFORMS OF 1ST APRIL 2010 - INCLUDING RELEVANT LEGISLATION AND AN E-BOOK

An appreciation by Phillip Taylor MBE and Elizabeth Taylor of Richmond Green Chambers. Completely up to date and freshly minted from the Oxford University Press, this is the first practical guide to the numerous reforms which followed Sir Rupert Jackson's recommendations contained in his 'Review of Civil Litigation Costs'. As noted in the introduction, Sir Rupert 'has emphasized that the 109 recommendations in the Final Report are designed to bring down litigation costs and promote access to justice for all participants.' The reforms will also help businesses and other defendants who have to spend too much time and money dealing with avoidable litigation, actual or threatened, comments the Ministry of Justice, adding that 'substantial unnecessary costs will be removed from the system leading to significant savings to defendants'. Or, as Jackson has put it in his 5th Implementation Lecture: 'the goal of (the) reforms is to enable both practitioners and the courts deliver the best possible service to civil litigants at the lowest possible cost'. As there is scarcely a practitioner who is not concerned with matters pertaining to costs, this book, with its comprehensive commentary and practical approach will no doubt be welcomed by the profession, providing as it does, a timely guide to the changes in, for example, the Rules and Practice Directions -- and their operation in practice. Checking out the detailed table of contents, one does notice the breadth of subject areas covered in this compact volume, which, please note, comes with an e-book which provides quick, portable access to the material. How handy is that? Following the first chapter on the Jackson reforms themselves, the book deals with a range of issues from legal aid and funding, to case management, disclosure, Alternative Dispute Resolution (ADR), damages and of course, much more, including naturally, several chapters on the various aspects of costs. As well as the table of secondary legislation, rules, orders, court guides and codes, there's also a glossary, a list of abbreviations and four appendices containing the materials to which practitioners are most likely to refer. Part of the excellent and dependable Blackstone's Guide Series from OUP, the book offers busy practitioners in-built reliability and authority, as well as timeliness and ease of use. Note here that Stuart Sime and Derek French are also the editors of Blackstone's Civil Practice and have pointed out that the book was published at the same time as the implementation of the 2013 Reforms.

Kurzbeschreibung

The first practical guide to the procedural reforms due to be implemented in April 2013, this essential text explains the wide-ranging recommendations made by Sir Rupert Jackson in his of Civil Litigation Costs (MoJ, 2009) dealing with the costs of civil litigation. These changes have been described by Law Society president Lucy Scott-Moncrieff as representing 'the most significant change to the civil justice system since the Woolf reforms in 1999'. Following the recommendations in the , the Legal Aid, Sentencing and Punishment of Offenders Act 2012 was passed and other changes will be implemented through changes to the Civil Procedure Rules and Practice Directions. This is a clear and practical commentary on these extensive reforms, providing valuable guidance and detail on how the changes will operate in practice. It includes useful tables detailing the changes for ease of access and well as selected appendices with the relevant material practitioners will need to refer to.

Pressestimmen

This Guide is exactly what the profession requires. The authors have analysed the changes in the Act, the secondary legislation and the Civil Procedure Rules in a clear and systematic way, making it easy to understand the changes and their impact. * Mr Justice Ramsey, Royal Courts of Justice

*Kurzbeschreibung

The first practical guide to the procedural reforms due to be implemented in April 2013, this essential text explains the wide-ranging recommendations made by Sir Rupert Jackson in his of Civil Litigation Costs (MoJ, 2009) dealing with the costs of civil litigation. These changes have been described by Law Society president Lucy Scott-Moncrieff as representing 'the most significant change to the civil justice system since the Woolf reforms in 1999'. Following the recommendations in the , the Legal Aid, Sentencing and Punishment of Offenders Act 2012 was passed and other changes will be implemented through changes to the Civil Procedure Rules and Practice Directions. This is a clear and practical commentary on these extensive reforms, providing valuable guidance and detail on how the changes will operate in practice. It includes useful tables detailing the changes for ease of access and well as selected appendices with the relevant material practitioners will need to refer to.