

Law Basics Study Guides Evidence

With immigration law playing a greater role in the contemporary American judicial system, the newly updated 2011 version of our popular Immigration Law study guide is a one-stop resource for both law students and practicing attorneys. Jam-packed with all the latest information, this guide is known for its user-friendly format that includes color-coded sections--featuring key definitions and specific case examples--for each area of immigration law.

The Sixth Edition of Evidence: Examples and Explanations, continues to offer students a highly effective guide to understanding evidence law. This top-selling study aid is clear, engaging, and compact so students find it readily accessible and extremely user friendly. In this new edition, Arthur Best retains the features and the quality that made this E&E the bestselling evidence ancillary. the author provides clear explanations of all of the topics that students find difficult, including relevance, hearsay, and impeachment presents key concepts in tables and charts for easy reference supplies questions with varying degrees of difficulty and provides clear explanations of the analysis of those questions designs each chapter so it includes all of the material necessary to answer the questions, providing students with an incentive to read chapters thoroughly provides an appendix with a plain language version of the Federal Rules of Evidence, complete with new amendments to the Rules The Sixth Edition covers changes in Confrontation Clause analysis, reflecting Crawford v. Washington and Davis v. Washington reflects the 2006 amendments to the Federal Rules of Evidence which clarify that character evidence to show propensity is totally barred in a civil case even if the circumstances are similar to those of a criminal case; change Rule 408 governing use of statements made in settlement negotiations, prohibiting their use for impeachment by contradiction or prior inconsistent statement, and allowing the use in criminal cases of statements made to government agents during settlement negotiations related to a civil case; tighten the prohibition in Rule 606(b) against juror testimony about errors in verdicts (allowing testimony only about mistakes in entering a verdict on a verdict form); treat a crime, for purposes of Rule 609, as involving dishonesty or false statement only if it can readily be determined that establishing the elements of the crime required proof or admission of an act of dishonesty or false statement Study smarter, not harder! For most students, law school can become overwhelming. The process of studying, taking notes, and preparing for your exams is intensive! Time is your most precious commodity and we are here to help! Don't spend hours creating notes, we've already done all of the hard work for you! Enclosed, you will find a raw outline meant to save you time while enhancing your understanding of Wills, Trusts, & Estates Law. This raw outline covers the transmission of wealth at death via intestacy (the will) or through non-probate means (i.e., will substitutes, such as trusts). This is a great study tool and resource as it covers the black letter law and case law for your exam in a concise

fashion to help save you time and maximize your grade on your final exam and will prepare you for the Florida Bar Exam. Best of luck in your coursework and legal careers! Now go out there and book your Wills, Trusts, & Estates class! A favorite classroom prep tool of successful students that is often recommended by professors, the Examples & Explanations (E&E) series provides an alternative perspective to help you understand your casebook and in-class lectures. Each E&E offers hypothetical questions complemented by detailed explanations that allow you to test your knowledge of the topics in your courses and compare your own analysis. Here's why you need an E&E to help you study throughout the semester: Clear explanations of each class topic, in a conversational, funny style. Features hypotheticals similar to those presented in class, with corresponding analysis so you can use them during the semester to test your understanding, and again at exam time to help you review. It offers coverage that works with ALL the major casebooks, and suits any class on a given topic. The Examples & Explanations series has been ranked the most popular study aid among law students because it is equally as helpful from the first day of class through the final exam.

Concentrate Questions and Answers EvidenceLaw Q&A Revision and Study GuideOxford University Press

Constitutional principles are the foundation upon which substantive criminal law, criminal procedure law, and evidence laws rely. The concepts of due process, legality, specificity, notice, equality, and fairness are intrinsic to these three disciplines, and a firm understanding of their implications is necessary for a thorough comprehension of the

This book offers a general, yet substantive view of evidence law. Its chapters combine content with relevant cases, allowing readers to learn and analyze the legal reasoning and court decision-making process behind the laws. Written in a reader-friendly format, the chapters feature elements that enhance instruction and help readers develop essential skills. Exhibits and illustrations provide a visual connection to the material. Legal Research Using the Internet applications and Internet Icons alert readers to Web references and promote the use of web-based legal resources to strengthen technology skills. The appendix presents additional information on the court system and its procedures, giving an expanded overview of evidence law and its use in the legal process. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

As a part of our CasebookPlus offering, you'll receive a new print book along with lifetime digital access to the downloadable eBook. In addition, you'll receive 12-month online access to the Learning Library which includes quizzes tied specifically to your book, video lectures, "Evidence in Practice" interactive trial videos, an outline starter and three leading study aids in that subject and the Gilbert Law Dictionary. The included study aids are Federal Rules of Evidence in a Nutshell, Acing Evidence and Exam Pro on Evidence, Objective. The

redemption code will be shipped to you with the book. Learning Evidence engages students by offering colorful courtroom examples, excerpts from trial transcripts, and lucid explanations of each evidentiary rule. The fourth edition has been fully updated to reflect the continued emergence of electronic media, the Supreme Court's Sixth Amendment jurisprudence, and recent amendments to the Federal Rules of Evidence. To deepen student learning, the edition includes links to a dozen online videos, as well as interactive simulations in which students play the role of trial lawyers or judges.

Study smarter, not harder! For most students, law school can get overwhelming. The process of studying, taking notes, and preparing for your exams is intensive! Time is your most precious commodity and we are here to help! Don't spend hours creating notes, we've already done all of the hard work for you! Enclosed, you will find a raw outline meant to save you time while enhancing your understanding of Commercial Law. This raw outline focuses on understanding the rights and obligations accruing under Articles 1, 2, and 9 of the Uniform Commercial Code (UCC) and a touch of bankruptcy law as it affects secured transactions under Article 9 of the UCC. This is a great study tool and resource as it covers the black letter law and case law for your exam in a concise fashion to help save you time and maximize your grade on your final exam. Best of luck in your coursework and legal careers! Now go out there and book your Commercial Law class!

Universal basic income (UBI) is emerging as one of the most hotly debated issues in development and social protection policy. But what are the features of UBI? What is it meant to achieve? How do we know, and what don't we know, about its performance? What does it take to implement it in practice? Drawing from global evidence, literature, and survey data, this volume provides a framework to elucidate issues and trade-offs in UBI with a view to help inform choices around its appropriateness and feasibility in different contexts. Specifically, the book examines how UBI differs from or complements other social assistance programs in terms of objectives, coverage, incidence, adequacy, incentives, effects on poverty and inequality, financing, political economy, and implementation. It also reviews past and current country experiences, surveys the full range of existing policy proposals, provides original results from micro†tax benefit simulations, and sets out a range of considerations around the analytics and practice of UBI.

A handy pocket version of the Federal Rules of Evidence (5" x 8"), as amended through January 1, 2020. A Perfect quick reference for your desk or briefcase, for both attorneys and law school students. Includes internal rules cross-references for ease of use. Perfect as a supplement for any casebook. Contents: Article 1; General Provisions Article 2; Judicial Notice Article 3; Presumptions in Civil Cases Article 4; Relevance and its Limits Article 5; Privileges Article 6; Witnesses Article 7; Opinions and Expert Testimony Article 8; Hearsay Article 9; Authentication and Identification Article 10; Contents of Writings, Recordings, and

Photographs Article 11; Miscellaneous Rules

The Concentrate Q&As are a result of a collaboration involving hundreds of law students and lecturers from universities across the UK. The series offers you better support and a greater chance to succeed on your law course than any of the competitors. 'A sure-fire way to get a 1st class result' (Naomi M, Coventry University) 'My grades have dramatically improved since I started using the OUP Q&A guides' (Glen Sylvester, Bournemouth University) 'These first class answers will transform you into a first class student' (Ali Mohamed, University of Hertfordshire) 'I can't think of better revision support for my study' (Quynh Anh Thi Le, University of Warwick) 'I would strongly recommend Q&A guides. They have vastly improved my structuring of exam answers and helped me identify key components of a high quality answer' (Hayden Roach, Bournemouth University) '100% would recommend. Makes you feel like you will pass with flying colours' (Elysia Marie Vaughan, University of Hertfordshire) 'My fellow students rave about this book' (Octavia Knapper, Lancaster University) 'The best Q&A books that I've read; the content is exceptional' (Wendy Chinenye Akaigwe, London Metropolitan University) 'I would not hesitate to recommend this book to a friend' (Blessing Denhere, Coventry University)

Practical and reader-friendly, the Seventh Edition of CRIMINAL EVIDENCE continues to offer students comprehensive, up-to-date coverage of all evidentiary topics common in criminal proceedings in a brief, affordable format. The text thoroughly explores Constitutional issues essential to the collection and seizure of admissible evidence and legal interrogation, carefully outlining concepts and processes applicable to every state and pointing out where great interstate variation exists or specific state codes may have a strong impact. The text also covers current trends and topics that students will likely encounter in the real world, such as terrorism and homeland security, scientific evidence, Federal Rules of Evidence, hearsay, and the appellate system. Realistic case scenarios prepare students to apply their knowledge and skills in the real world as working law enforcement professionals. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

The Law Express series is designed to help you revise effectively. This book will guide you through understanding essential concepts, remembering and applying key legislation and making your answers stand out!

This Understanding treatise presents the essential topics in evidence law cogently and concisely. While it was written primarily for students in Evidence and Trial Practice courses, the "Key Points" summary at the end of each chapter and the inclusion of the current Federal Rules of Evidence in an appendix make this treatise an excellent reference for busy attorneys. Understanding Evidence begins with an overview of Evidence law followed by an explanation of the roles of the judge and jury. The remaining chapters are organized under the following topics: • Procedural Framework of Trial • Relevancy • Witnesses • Real and

Demonstrative Evidence • Writings • Hearsay • Privileges • Substitutes for Evidence This treatise extensively discusses and cites the Federal Rules of Evidence. Cases, statutes, other rules, and secondary sources are also cited, providing a comprehensive framework for understanding evidence law.

Introducing Steve Emanuel's Bootcamp for the MBE print package, which consists of a five step plan to get you test-ready: Self-Assessment, Targeted Learning, Knowledge Test, Refining Trouble Spots, and Final Review.

This text provides the most up-to-date information on evidence-based practice, the concepts underlying evidence-based practice, and implementing evidence into the rehabilitation practice. This text is organized by the steps of the process of evidence-based practice--introduction to evidence-based practice, finding the evidence, assessing the evidence, and using the evidence.

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. Evidence Under the Rules: Text, Cases, and Problems is one of the most widely-adopted Evidence casebooks ever published. Structured around the Federal Rules of Evidence, the book contains carefully edited cases and secondary materials, as well as numerous problems that allow students to apply concepts during classroom exercises or on their own. Text boxes provide interesting background on select cases and additional perspectives on key issues. The Ninth Edition has been updated to include the most recent Evidence cases and developments, as well as insights into recent and pending amendments to the Federal Rules. It has been streamlined by shortening or eliminating some notes, making it even more user-friendly. It contains applications of evidence law to factual scenarios that students are likely to find particularly interesting. New to the Ninth Edition: Discussion of recent influential cases, including the Supreme Court's decisions in *Ohio v. Clark* and *Pena-Rodriguez v. Colorado*, as well as the most contemporary federal circuit and trial court decisions New problems exploring issues on Rule 404(b) evidence, Rule 410 protections for plea bargaining statements, the Rule 606(b) ban on postverdict juror testimony, demonstrative aids, and attorney-client privilege New Comment/Perspective boxes on issues of "corporate character evidence" and the use of handwriting experts to authenticate writings after *Daubert* Discussion of recent amendments to the Federal Rules, such as the amendment to the Rule 803(16) Ancient Documents hearsay exception, as well as discussion of the pending proposal to amend the Rule 807 Residual exception to the hearsay rule Professors and students will benefit from: Introductory text that provides a foundation for understanding the cases and materials that follow Numerous problems that treat cutting-edge issues, allowing students to apply important concepts to contemporary evidentiary problems Guidance for answering Note questions to assist students

in understanding how to approach nuanced evidentiary questions
“Comment/Perspective” text boxes that provide broader perspectives to aid in understanding doctrine 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.

"Mastering Evidence is a clear, concise discussion of the rules of evidence. It is designed to be a secondary source for students enrolled in their first course in evidence. Most courses in evidence, and, of course, the multi-state bar examination in evidence, focus primarily on the Federal Rules of Evidence. This book takes the same approach, fully explaining the details of those rules. It is also organized according to the same structure as the Federal Rules and is, therefore, easy to follow. For students who are concerned about the state rules of evidence, comments about traditional rules are made where appropriate. In short, this work should provide a good source for all students taking a course in evidence. It presents the rules in a readable fashion that makes it possible to understand complex concepts. This book is part of the Carolina Academic Press Mastering Series edited by Russell L. Weaver, University of Louisville School of Law."

BarCharts, Inc was founded on our law guides created by the owner, designed to understand the significance of details within the larger scheme of the law, as a daily refresher, and to review before the Bar Exam. Twenty five years later we keep those guides up to date for students, paralegals and practicing lawyers to have the most handy legal reference to the most important points of the law possible in 6 laminated pages. 6-page laminate guide includes: Freedom & Power To Transfer Property At Death Execution Of Valid Will Scope Of Will Construction Of Will Revocation Of Will Contracts Concerning Wills Disposition Of Decedent's Property Probate Intestacy Advancement Transfer To Minor Will Substitutes Bars To Succession Trusts Terms

Law school classroom lectures can leave you with a lot of questions. Glannon Guides can help you better understand your classroom lecture with straightforward explanations of tough concepts with hypos that help you understand their application. The Glannon Guide is your proven partner throughout the semester when you need a supplement to (or substitute for)

classroom lecture. Here's why you need to use Glannon Guides to help you better understand what is being taught in the classroom: It mirrors the classroom experience by teaching through explanation, interspersed with hypotheticals to illustrate application. Both correct and incorrect answers are explained; you learn why a solution does or does not work. Glannon Guides provide straightforward explanations of complex legal concepts, often in a humorous style that makes material stick.

A favorite among successful students, and often recommended by professors, the unique Examples & Explanations series gives you extremely clear introductions to concepts followed by realistic examples that mirror those presented in the classroom throughout the semester. Use at the beginning and midway through the semester to deepen your understanding through clear explanations, corresponding hypothetical fact patterns, and analysis. Then use to study for finals by reviewing the hypotheticals as well as the structure and reasoning behind the accompanying analysis. Designed to complement your casebook, the trusted Examples & Explanations titles get right to the point in a conversational, often humorous style that helps you learn the material each step of the way and prepare for the exam at the end of the course. The unique, time-tested Examples & Explanations series is invaluable to teach yourself the subject from the first day of class until your last review before the final. Each guide: helps you learn new material by working through chapters that explain each topic in simple language challenges your understanding with hypotheticals similar to those presented in class provides valuable opportunity to study for the final by reviewing the hypotheticals as well as the structure and reasoning behind the corresponding analysis quickly gets to the point in conversational style laced with humor remains a favorite among law school students is often recommended by professors who encourage the use of study guides works with ALL the major casebooks, suits any class on a given topic provides an alternative perspective to help you understand your casebook and in-class lectures Practical Guide to Evidence provides a clear and readable account of the law of evidence, acknowledging the importance of arguments about facts and principles as well as rules. This fifth edition has been revised and updated to address recent changes in the law and debates on controversial topics such as surveillance and human rights. Coverage of expert evidence has also been expanded to include forensic evidence, bringing the text right up-to-date. Including enhanced pedagogical support such as chapter summaries, further reading advice and self-test exercises, this leading textbook can be used on both undergraduate and professional courses.

JOIN OVER HALF A MILLION STUDENTS WHO CHOSE TO REVISE WITH LAW EXPRESS Revise with the help of the UK's bestselling law revision series. Features: · Review essential cases, statutes, and legal terms before exams. · Assess and approach the subject by using expert advice. · Gain higher marks with tips for advanced thinking and further discussions. · Avoid common pitfalls with Don't be tempted to. · Practice answering sample questions and discover additional resources on the Companion website. www.pearsoned.co.uk/lawexpress

In addition to covering the basics of collecting, preserving and presenting evidence, Criminal Evidence, 12th edition, presents the latest developments in the law of evidence that are of interest to criminal justice personnel. Highlights include: chapter outlines, lists of key terms and concepts for each chapter, a glossary, and new, up-to-

date cases in Part II. Thoroughly revised, updated, and streamlined to include recent case law on evidence Each chapter includes outlines, key terms and concepts, and review questions to aid understanding Appendices include a helpful glossary; Federal Rules of Evidence as amended and effective through December 1, 2013; Table of Jurisdictions That Have Adopted Some System of Uniform Rules for Regulating the Admission and Exclusion of Evidence through 2014; and Table of Contents of the Uniform Rules of Evidence with 2005 Amendments

Totally updated for 2011, here's the ultimate study guide for the CISSP exam Considered the most desired certification for IT security professionals, the Certified Information Systems Security Professional designation is also a career-booster. This comprehensive study guide covers every aspect of the 2011 exam and the latest revision of the CISSP body of knowledge. It offers advice on how to pass each section of the exam and features expanded coverage of biometrics, auditing and accountability, software security testing, and other key topics. Included is a CD with two full-length, 250-question sample exams to test your progress. CISSP certification identifies the ultimate IT security professional; this complete study guide is fully updated to cover all the objectives of the 2011 CISSP exam Provides in-depth knowledge of access control, application development security, business continuity and disaster recovery planning, cryptography, Information Security governance and risk management, operations security, physical (environmental) security, security architecture and design, and telecommunications and network security Also covers legal and regulatory investigation and compliance Includes two practice exams and challenging review questions on the CD Professionals seeking the CISSP certification will boost their chances of success with CISSP: Certified Information Systems Security Professional Study Guide, 5th Edition.

Annotation This study guide is aligned to cover all of the material included in the CISSP certification exam. Each of the 10 domains has its own chapter that includes specially designed pedagogy to aid the test-taker in passing the exam.

You're probably thinking this is just another typical study guide. Because we know your time is limited, we've created a product that isn't like most study guides. With Trivium Test Prep's unofficial CJBAT Study Guide: Comprehensive Review Book with Practice Exam Questions for the Criminal Justice Basic Abilities Test (Florida Law Enforcement Test Prep) you'll benefit from a quick but total review of everything tested on the exam with real examples, graphics, and information. Imagine having your study materials on your phone or tablet! Trivium Test Prep's NEW CJBAT Study Guide comes with FREE online resources, including: practice questions, online flashcards, study "cheat" sheets, and 35 tried and tested test tips. These easy to use materials give you that extra edge you need to pass the first time. The State of Florida was not involved in the creation or production of this product, is not in any way affiliated with Trivium Test Prep, and does not sponsor or endorse this product. Trivium Test Prep's CJBAT Study Guide offers: A full review of what you need to know for the Next Generation ACCUPLACER exam Practice questions for you to practice and improve Test tips to help you score higher Trivium Test Prep's CJBAT Study Guide covers: Written Composition Written Expression Reasoning, Spatial Orientation, and Memorization Practice Test ...and includes one FULL practice test!

The Little Black Book is designed to fill a gap in law school pedagogy: the skills

needed for succeeding in law school competitions. Law schools perpetually struggle with the need to fit an ever-expanding universe of both doctrinal studies and skills development into a finite curriculum. Training in competition skills inevitable gets squeezed and edited down, and sometimes even left on the cutting room floor. Yet students can benefit enormously from these competitions, as they provide a way for students to practice and develop skills that will benefit themselves and their clients once they enter the workforce. Part I of this manual is designed to guide the user in applying the analytical, writing, and research skills students learned (or are learning) in the first-year courses to the task of preparing an appellate brief. The manual does presuppose some background in legal analysis and persuasive argument. Part I also instructs students on developing and presenting an oral argument based on their briefs. Part II focuses on non-brief writing competitions, specifically the Client Counseling, Negotiation, and Mediation Competitions. Bucholtz, Frey, and Tatum have created a book that is easily adapted to a broad spectrum of instruction: individual, self-teaching, coach-student training, and classroom teaching.

Volume One of Problems and Materials in Evidence and Trial Advocacy contains two relatively detailed case files, quite similar to the material a trial lawyer may have as he or she approaches trial. The first file is a murder case, where the issue is the identity of the killer and the defendant is the estranged husband of the victim. The second file is a civil action for defamation brought by a former employee against her very wealthy employer. The cases are designed to raise realistic and challenging issues in trial theory and practice and in the law of evidence. The book is designed to be used with Volume II of Problems and Materials, which contains over three hundred problems in Evidence and over sixty exercises in Trial Advocacy based on the files.

Concentrate QandA Public Law offers unrivalled exam and coursework support for when you're aiming high. The new Concentrate QandA series is the result of a collaboration involving hundreds of law students and lecturers from universities across the UK. The result is a series that offers you better support and a greater chance to succeed on your law course than any of its rivals. This essential studyguide contains a variety of model answers to give you the confidence to tackle any essay or problem question, and the skills you need to excel. DT Knowing the right answer is a start, knowing how to structure it gets you the highest marks: annotated answers guide you step by step through the structure of a great answer, and show you how to ensure you focus on the heart of the question DT Recognize and recall: user-friendly layout ensures that it is easy to find key information, and diagram answer plans help you visualize how to plan and structure your answers DT Aim high: avoid common mistakes, use the further reading suggestions to help you take things further and demonstrate your understanding of key academic debates to really impress DT Don't just rely on the exam to pick up your marks: a unique coursework skills chapter offers advice on researching, referencing and critical analysis - not available in any other QandA

series This study guide is also accompanied by a wealth of online extras at www.oxfordtextbooks.co.uk/orc/qanda/ which include: DT Additional essay and problem questions for you to practise your technique. Questions are annotated, highlighting key terms and legal issues to help you plan your own answers. An indication of what your answers should cover is also provided. DT Video guidance on how to put an answer plan together DT Online versions of all the diagram answer plans from the book DT A glossary of key terms DT Podcasts from expert examiners on revision and exam technique, coursework technique, and advice on how to tackle other assessment methods such as MCQs and presentations

The proven Glannon Guide is a user-friendly study aid to use throughout the semester as a great supplement to (or substitute for) classroom lecture. Topics are broken down into manageable pieces and are explained in a conversational tone. Chapters are interspersed with hypotheticals like those posed in the classroom that include analysis of answers to ensure thorough understanding. Additionally, “The Closer” questions pose sophisticated hypotheticals at the end of each chapter to present cumulative review of earlier topics. More like classroom experiences, the Glannon Guide provides you with straightforward explanations of complex legal concepts, often in a humorous style that makes the material stick. The user-friendly Glannon Guide is your proven partner throughout the semester when you need a supplement to (or substitute for) classroom lecture. The material is broken into small, manageable pieces to help you master concepts. Multiple-choice questions are interspersed throughout each chapter (not lumped at the end) to mirror the flow of a classroom lecture. Correct and incorrect answers are carefully explained; you learn why they do or do not work. You can rely on authority; the series was created by Joseph W.

Glannon? Harvard-educated, best-selling author of, among other legal texts, *Examples and Explanations; Civil Procedure*, now in its sixth edition. “The Closer” poses a sophisticated problem question at the end of each chapter to test your comprehension. A final “Closing Closer” provides you practice opportunity as well as a cumulative review of all the concepts from earlier chapters. You can check your understanding each step of the way. More like classroom experiences, these Guides provide straightforward explanations of complex legal concepts, often in a humorous style that makes the material stick. Students studying evidence in California learn the Federal Rules of Evidence (FRE) and the California Evidence Code (CEC). Most California evidence professors test on both sets of rules. In particular, professors test the differences between the FRE and the CEC. Upon graduation, the essay and performance portions of the California State Bar Exam test the FRE and the CEC. As in school, the bar often emphasizes differences between the two sets of evidence rules. This book highlights the similarities and differences between the FRE and the CEC. The book covers the evidence rules you encounter in law school and on the bar. The book is unique in the amount of attention focused on preparing students for evidence questions in law school and on the bar. In addition to

