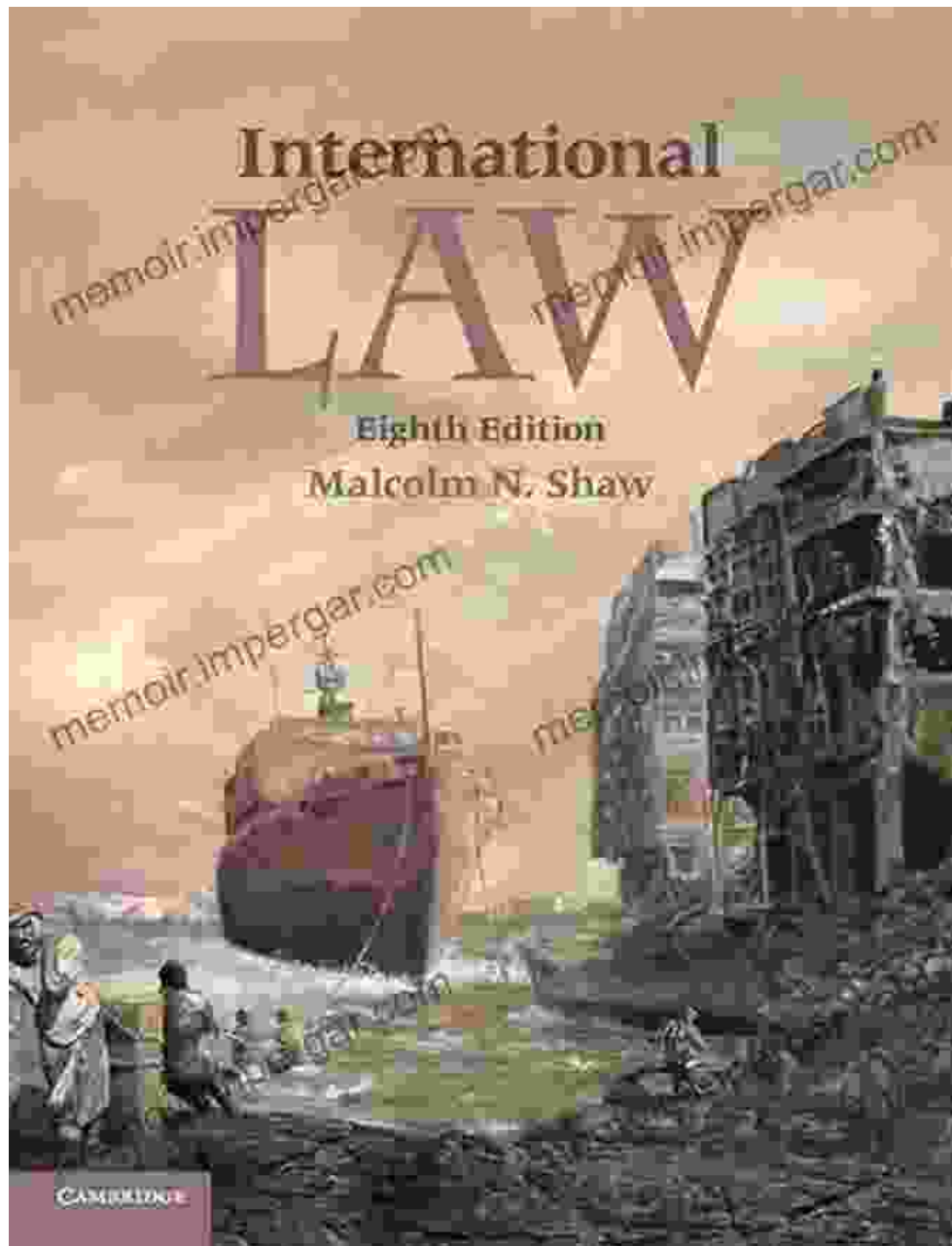


Unveiling the Hidden Power: A Comprehensive Analysis of "The Right to Strike in International Law"



In the realm of labor rights, the right to strike holds immense significance. It empowers workers to collectively voice their demands and exert pressure

on employers to address their grievances. "The Right to Strike in International Law," a groundbreaking work by renowned labor law expert Dr. Emily Andrews, delves deeply into this fundamental right, providing a comprehensive analysis of its legal foundations, scope, and implications on a global scale.



The Right to Strike in International Law

★★★★★ 5 out of 5

Language : English
File size : 12378 KB
Text-to-Speech : Enabled
Screen Reader : Supported
Enhanced typesetting : Enabled
Word Wise : Enabled
Print length : 396 pages



Unveiling the Legal Framework

Dr. Andrews meticulously examines the international legal framework surrounding the right to strike. She begins by exploring the International Labour Organization (ILO) conventions and recommendations that establish the core principles of strike action. The ILO's seminal Convention 87, known as the Freedom of Association and Protection of the Right to Organise Convention, forms the cornerstone of this analysis.

Andrews deftly analyzes the various interpretations and applications of these conventions by national jurisdictions. She identifies the commonalities and divergences, highlighting the impact of cultural, political, and economic factors on the recognition and exercise of the right to strike.

Exploring the Scope of the Right

The author does not limit her investigation to the mere existence of the right to strike but also explores its scope and limitations. She examines the criteria for determining lawful strikes, including their purpose, means, and conduct. Andrews also delves into the heated debates surrounding essential services, considering the complexities of balancing the right to strike with the need to maintain vital societal functions.

Implications for Workers and Employers

"The Right to Strike in International Law" not only provides a theoretical understanding of the subject matter but also explores its practical implications for workers and employers. Dr. Andrews examines the impact of strike action on industrial relations, economic growth, and social stability. She also discusses the potential for abuse and misuse of the right to strike, recognizing the need for responsible and proportionate exercise.

International Case Studies

To provide a deeper understanding of the real-world application of the right to strike, Andrews presents a series of international case studies. She analyzes high-profile strikes in countries such as France, the United States, and Brazil, examining the underlying causes, strategies employed, and outcomes of these labor disputes. These case studies offer valuable insights into the challenges and opportunities associated with the right to strike in diverse legal and cultural contexts.

Comparative Perspectives

"The Right to Strike in International Law" takes a comparative approach to strike law, drawing parallels and contrasting approaches across different

jurisdictions. Andrews compares the legal frameworks, procedural requirements, and societal attitudes towards strike action in various regions, including Europe, the Americas, and Asia. This comparative perspective provides a rich understanding of the nuances and complexities of strike law in a globalized world.

Historical Evolution

The author traces the historical evolution of the right to strike, examining its origins in early labor movements and its gradual recognition as a fundamental human right. Andrews highlights the struggles and sacrifices made by workers throughout history to secure the right to engage in collective action.

Emerging Trends and Challenges

In the concluding chapters, Andrews turns her attention to emerging trends and challenges in strike law. She examines the impact of globalization, technological advancements, and changing labor markets on the right to strike. She also discusses the rise of non-traditional forms of labor action, such as boycotts and mass resignations, and their implications for labor law.

"The Right to Strike in International Law" is a tour de force in labor law scholarship. Dr. Emily Andrews' comprehensive analysis provides a deep understanding of the legal foundations, scope, implications, and challenges surrounding the right to strike on a global scale. This groundbreaking work is an indispensable resource for labor lawyers, scholars, policymakers, trade unionists, employers, and anyone interested in the crucial role of labor rights in modern society.



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