

1. Record Nr.	UNINA990003199470403321
Autore	Durkheim, Émile <1858-1917>
Titolo	Sociologie et philosophie / Emile Durkheim ; préface de C. Bouglé
Pubbl/distr/stampa	Paris : Presses universitaires de France, 1963
Descrizione fisica	XV, 141 p. ; 19 cm
Collana	Bibliothèque de philosophie contemporaine
Altri autori (Persone)	Bouglé, Célestin Charles Alfred <1870-1940>
Disciplina	111.1
Locazione	SE
Collocazione	S 11110 DUR
Lingua di pubblicazione	Francese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Nouvelle édition

2. Record Nr.	UNINA9910143295403321
Autore	Simmonds Derek
Titolo	Statutory adjudication [[electronic resource]] : a practical guide // Derek Simmonds
Pubbl/distr/stampa	Oxford, UK ; ; Malden, MA, : Blackwell Pub., 2003
ISBN	1-280-23755-4 9786610237555 0-470-79644-8 0-470-75919-4 1-4051-5099-8
Descrizione fisica	1 online resource (288 p.)
Disciplina	306.44081 343.41/078624 343.41078624 401.41081 421.5
Soggetti	Construction contracts - Great Britain Arbitration and award - Great Britain Dispute resolution (Law) - Great Britain Electronic books.
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Includes index.
Nota di contenuto	Contents; 2.2.1 Technical qualifications; Preface; Abbreviations; Part 1 An Introduction to Adjudication; 1. Adjudication - a brief resume; 1.1 What is adjudication?; 1.2 Construction industry adjudication pre-1998; 2. The need for change in the construction industry; 2.1 The investigation of Sir Michael Latham; 2.2 The Housing Grants, Construction and Regeneration Act 1996; 2.2.1 Statutory adjudication; 2.2.2 Statutory payment requirements; 2.3 The Scheme for Construction Contracts Regulations 1998; 2.4 Contract adjudication provisions; 2.5 Possible amendments to legislation 3. Some adjudication terminology3.1 Referral; 3.2 The parties; 3.3 Adjudicator nominating body; 3.4 The adjudicator; 3.5 Jurisdiction; 3.6

The decision; 3.7 An adjudication day; PART 2 So You Want To Go To Adjudication?; 1. Is referral to adjudication really in your best interests?; 1.1 Have you exhausted negotiation?; 1.2 What about mediation or conciliation?; 1.3 Is adjudication suitable for your dispute?; 1.4 Should you avoid adjudication and go directly to arbitration or litigation?

2. Your entitlement to refer a dispute to adjudication under the Housing Grants, Construction and Regeneration Act 1996.1 When can you instigate adjudication?; 2.2 How long will it take?; 2.3 Do you have a contract?; 2.4 Do you really have a referable dispute?; 2.4.1 Establishing the existence of a dispute; 2.4.2 Restriction on more indirect disputes; 2.5 Does the Act apply to your contract?; 2.5.1 When did you enter contract?; 2.5.2 Do you have a contract in writing?; 2.5.3 Is yours a construction contact?; 2.5.4 What are construction operations?; 2.5.5 What are not construction operations? 2.5.6 What if your contract is mixed? 2.5.7 Where is your contract being carried out?; 2.5.8 Exclusions; 2.5.8.1 Residential premises; 2.5.8.2 Other; 2.6 Other considerations; 2.6.1 Does the law of the contract make any difference?; 2.6.2 What if your dispute is already the subject of some other dispute resolution or legal process?; 2.6.3 What if your contract has been allegedly repudiated or has been terminated?; 2.6.4 Can you adjudicate on more than one dispute at the same time?; 2.6.5 Duplication of referrals; 2.6.6 Settlement; 2.6.7 Can the responding party refuse or delay adjudication? 2.6.8 What if the responding party is in financial difficulties? 2.7 Summary; 3. What next?; 3.1 Which adjudication procedure?; 3.2 Do you need to engage a lawyer or consultant?; 4. What will it cost?; 4.1 The adjudicator's costs; 4.1.1 The adjudicator's hourly rate; 4.1.2 The size and complexity of the dispute; 4.1.3 The ability and experience of the adjudicator; 4.2 The parties' costs; 4.3 Special provisions as to costs; 5. Getting the adjudication under way; 5.1 With whom or to where do you correspond?; 5.2 The notice of adjudication; 5.3 Getting an adjudicator in place
5.3.1 Named in the contract

Sommario/riassunto

Existing books on construction adjudication have either been written as an introduction to the subject when the Housing Grants, Construction and Regeneration Act was first introduced in 1996, or they are aimed at professionals representing parties or at adjudicators themselves. In contrast, this book has been written for the parties to adjudication, particularly those new to the process. It takes a straightforward, practical approach to the subject, dealing with the process step-by-step. The first part takes a party who is referring a dispute through the stages of the adjudication process,

3. Record Nr.	UNINA9910781362203321
Autore	Tellis Katharine <1979->
Titolo	Rape as a part of domestic violence [[electronic resource]] : a qualitative analysis of case narratives and official reports / / Katharine Tellis
Pubbl/distr/stampa	El Paso [Tex.], : LFB Scholarly Pub., 2010
ISBN	1-59332-563-0
Descrizione fisica	1 online resource (192 p.)
Collana	Criminal justice : recent scholarship
Disciplina	362.8830973
Soggetti	Rape - United States Rape in marriage - United States Family violence - United States
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Description based upon print version of record.
Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	Making sexual assault visible in domestic violence -- The social context of, and criminal justice response to, intimate partner rape -- The research strategy -- Contextualizing intimate partner rape -- The control context of intimate partner rape -- Looking ahead : furthering the visibility of sexual assault in domestic violence.
Sommario/riassunto	Increased attention to intimate partner rape has resulted in clinical studies and population-based survey research. Tellis examines the situational context of intimate partner rapes reported to the police. This study seeks to make sexual assault visible in domestic violence by using extant typologies to examine the control context and co-occurrence of physical and sexual assault in intimate partner rape. Findings reveal a predominance of Intimate Terrorism and gratuitous physical violence in over half of the cases, but suspects use threats to foster victim compliance in the majority of cases.