
Download File PDF Everything Changed That Day The Landscape Legal New The And 11 9 Of Impact The

If you ally infatuation such a referred **Everything Changed That Day The Landscape Legal New The And 11 9 Of Impact The** book that will meet the expense of you worth, acquire the utterly best seller from us currently from several preferred authors. If you want to witty books, lots of novels, tale, jokes, and more fictions collections are plus launched, from best seller to one of the most current released.

You may not be perplexed to enjoy all book collections **Everything Changed That Day The Landscape Legal New The And 11 9 Of Impact The** that we will utterly offer. It is not vis--vis the costs. Its just about what you need currently. This **Everything Changed That Day The Landscape Legal New The And 11 9 Of Impact The**, as one of the most operating sellers here will unquestionably be accompanied by the best options to review.

KEY=EVERYTHING - MAYO MATA

The Impact of 9/11 and the New Legal Landscape The Day that Changed Everything? Springer The Impact of 9/11 and the New Legal Landscape is the third volume of the six-volume series **The Day that Changed Everything?** edited by Matthew J. Morgan. The series brings together from a broad spectrum of disciplines the leading thinkers of our time to reflect on one of the most significant events of our time. **License to Wed What Legal Marriage Means to Same-Sex Couples NYU Press** A critical reader of the history of marriage understands that it is an institution that has always been in flux. It is also a decidedly complicated one, existing simultaneously in the realms of religion, law, and emotion. And yet recent years have seen dramatic and heavily waged battles over the proposition of including same sex couples in marriage. Just what is at stake in these battles? **License to Wed** examines the meanings of marriage for couples in the two first states to extend that right to same sex couples: California and Massachusetts. The two states provide a compelling contrast: while in California the rights that go with marriage—inheritance, custody, and so forth—were already granted to couples under the state's domestic partnership law, those in Massachusetts did not have this same set of rights. At the same time, Massachusetts has offered civil marriage consistently since 2004; Californians, on the other hand, have experienced a much more turbulent legal path. And yet, same-sex couples in both states seek to marry for a variety of interacting, overlapping, and evolving reasons that do not vary significantly by location. The evidence shows us that for many of these individuals, access to civil marriage in particular—not domestic partnership alone, no matter how broad—and not a commitment ceremony alone, no matter how emotional—is a home of such personal, civic, political, and instrumental resonance that it is ultimately difficult to disentangle the many meanings of marriage. This book attempts to do so, and in the process reveals just what is at stake for these couples, how access to a legal institution fundamentally alters their consciousness, and what the impact of legal inclusion is for those traditionally excluded. **The Impact of 9/11 and the New Legal Landscape The Day that Changed Everything? The Impact of 9/11 and the New Legal Landscape** is the third volume of the six-volume series **The Day that Changed Everything?** edited by Matthew J. Morgan. The series brings together from a broad spectrum of disciplines the leading thinkers of our time to reflect on one of the most significant events of our time. **Free Speech After 9/11 Oxford University Press** The relationship between counter-terrorism policy in liberal-democratic countries and freedom of speech has never been more prominent than it is today. Since the terrorist attacks of 2001, Western governments have made a distinct and deliberate move towards prevention - as opposed to purely prosecution - of terrorist crimes. However, in doing so, they have reached far into the freedom of speech, and, as Katharine Gelber argues, far further than many commentators have recognized. Examining the United States, the United Kingdom, and Australia, the book traces the significant shift in understandings of the appropriate parameters of freedom of speech and speech-practices in the counter-terrorism context, which has been seen both in policy change and in the discursive justification for that change. The book argues that this change has, to some extent, taken different forms in each jurisdiction, which reflect the pre-existing institutions within which the principle of freedom of speech was mediated in each country prior to 9/11. **Manitoba Law Journal: A Review of the Current Legal Landscape 2016 Volume 39(1) Manitoba Law Journal** The Manitoba Law Journal is a peer-reviewed journal founded in 1961. The MLJ's current mission is to provide lively, independent and high caliber commentary on legal events in Manitoba or events of special interest to our community. This issue has articles from a variety of contributing authors including: Alvin Esau, Arthur Braid, Bryan P. Schwartz, Cameron Harvey, Charles Huband, Dale Gibson, Darcy L. MacPherson, David Deutscher, Gerald Nemiroff, Jack R. London, Janet Baldwin, Jesse Epp-Fransen, Jessica Davenport, John Eaton, Jonathan L. Black-Branch, Justice Freda Steel, Lane Foster, Lee Stuesser, and Ryan Trainer. **Military Law Review Foundation Papers in Landscape Ecology Columbia University Press** The editors begin with articles that illuminate the discipline's

diverse scientific foundations, such as L. Landscape Conservation Law Present Trends and Perspectives in International and Comparative Law : Proceedings of a Colloquium Commemorating the 50th Anniversary of IUCN, The World Conservation Union, 30 October 1998, Palais Du Luxembourg, Paris IUCN Publisher's description: Contains the proceedings of the Colloquium on Landscape Conservation Law that took place in Paris in 1998. Its central theme was the draft European Landscape Convention prepared by the Council of Europe, the first of its kind. Since 1998, the draft has evolved, and has reached its almost final form. In addition to considering the draft Convention, the Colloquium also explored the elements of landscape conservation law in various parts of the world. The IALL International Handbook of Legal Information Management Routledge Around the world, legal information managers, law librarians and other legal information specialists work in many settings: law schools, private law firms, courts, government, and public law libraries of various types. They are characterized by their expertise in working with legal information in its many forms, and by their work supporting legal professionals, scholars, or students training to become lawyers. In an ever-shrinking world and a time of unprecedented technological change, the work of legal information managers is challenging and exciting, calling on specialized knowledge and skills, regardless of where in the world they practice their profession. Their role within legal systems contributes substantially to the administration of justice and the rule of law. This International Handbook addresses the policy and strategic issues with which legal information managers and law librarians need to engage in the context of the diverse legal environments in which they work. It provides resources, analysis, and considered studies on an international basis for seasoned professionals, those about to enter the field, and anyone interested in the evolution of legal information in the twenty-first century. Landscapes, Identities, and Development Ashgate Publishing, Ltd. International in scope and with a broad interdisciplinary relevance, this is a cutting-edge survey of current conceptual and methodological research and planning issues in the area of the landscape-heritage-development interface. The contributors are scholars from a wide range of cultural and professional backgrounds, experienced in fundamental and applied research, planning and policy design. Before Earth Day The Origins of American Environmental Law, 1945-1970 Dispels the conventional belief that American environmental law was a product of the 1970s, finding instead that its origins go back to New Deal and Cold War policies, and traces the dramatic post-war shift in the way Americans viewed the natural environment. The Cambridge Handbook of the Changing Nature of Work Cambridge University Press This handbook provides an overview of the research on the changing nature of work and workers by marshalling interdisciplinary research to summarize the empirical evidence and provide documentation of what has actually changed. Connections are explored between the changing nature of work and macro-level trends in technological change, income inequality, global labor markets, labor unions, organizational forms, and skill polarization, among others. This edited volume also reviews evidence for changes in workers, including generational change (or lack thereof), that has accumulated across domains. Based on documented changes in work and worker behavior, the handbook derives implications for a range of management functions, such as selection, performance management, leadership, workplace ethics, and employee well-being. This evaluation of the extent of changes and their impact gives guidance on what best practices should be put in place to harness these developments to achieve success. Every Child, Every Classroom, Every Day School Leaders Who Are Making Equity a Reality John Wiley & Sons Urban school superintendents face unprecedented challenges. They must ensure that all students achieve a high level of performance despite a lack of resources, the intractable problems of race and poverty, a chaotic governance structure, and the often conflicting demands of teachers, parents, unions, and the community. This important book, edited by the co-directors of the prestigious Harvard Urban Superintendents Program (USP), explores the ways in which superintendents can make a difference in the lives of each child, every day, by being knowledgeable about and driven by what happens in the classroom. The editors and distinguished contributors cover a wide range of vital topics that superintendents face from the day they are hired to the day they retire, such as how superintendents can most effectively communicate their vision, plan strategically, institute instructional reform, engage the community, and allocate resources. The book is filled with illustrative examples of well-known superintendents who are trailblazing new means to achieve educational fairness for all children and are changing the landscape of urban school systems today. In addition, Every Child, Every Classroom, Every Day highlights the Urban Superintendents Program's Leadership Framework, which is designed to aid administrators and educators in decision making and achieving equity. An ancillary CD containing teaching notes and exhibits is also included (in the print edition only) as an aid to teachers who wish to scaffold material discussed in the text. Note: CD-ROM/DVD and other supplementary materials are not included as part of eBook file. These materials will be made available for download upon purchase of the digital edition Co-published with Education Week and the American Association of School Administrators. Paradoxes in Food Chains and Networks Proceedings of the Fifth International Conference on Chain and Network Management in Agribusiness and the Food Industry (Noordwijk, 6-8 June 2002) Wageningen Academic Publishers This publication contains the proceedings of the 5th international conference on chain and network management in agribusiness and the food industry. Papers will focus on the paradoxes caused by conflicting interests in the fields of economics and ethics, technology and environment, legislation and internationalisation, etc. The modern consumer demands highquality products, in broad assortments throughout the year, and for competitive prices. Society imposes constraints on companies in order to economize on the use of resources, ensure animal-friendly and safe production, and restrict pollution. Together with technological developments and increased international competition, these demands have changed the production, trade, and distribution of food products beyond recognition. Demand is no longer confined to local or regional supply. The food industry is now swiftly becoming an interconnected system with a large variety of complex relationships. This is changing the way food is brought to the market. Currently, even fresh produce shipped from halfway around the world can be offered at competitive prices.

These developments are accompanied by national and international regulations and legislation in the area of food quality and safety. In response to these changes, business strategies must now focus not only on traditional economical and technological interests, but also on topical issues such as the safety and healthfulness of food products, animal friendliness, the environment, etc. To effectively address paradoxical demands facing businesses, many problems and opportunities must be approached from a multi-disciplinary perspective, and trade-offs must be made between different aspects of production, trade and the distribution of food. **Has the Supreme Court Limited Americans' Access to Courts? Hearing Before the Committee on the Judiciary, United States Senate, One Hundred Eleventh Congress, First Session, December 2, 2009** **And the Walls Came Tumbling Down Greatest Closing Arguments Protecting Civil Liberties** Simon and Schuster A compendium of closing arguments that were given during eight key civil rights court cases documents such landmark precedents as the Amistad slavery case and the Larry Flynt free speech trial, in a volume complemented by historical information, attorney bios, and analyses of the closing arguments. Reprint. 15,000 first printing. **Shari'a and Politics in Modern Indonesia** Institute of Southeast Asian Studies After the fall of President Soeharto, there have been heightened attempts by certain groups of Muslims to have sharia (Islamic law) implemented by the state. Even though this burning issue is not new, it has further divided Indonesian Muslims. The introduction of Islamic law would also affect the future of multi-cultural and multi-religious Indonesia. So far, however, the introduction of sharia nationwide has been opposed by the majority of Indonesian Muslims. This book gives an overview of sharia from post-Independence in 1945 to the most recent developments in Indonesia at the start of the new millennium. **Ineffective Legal Assistance Redress for the Accused in Dutch Criminal Procedure and Compliance with ECHR Case Law** Martinus Nijhoff Publishers **In Ineffective Legal Assistance, Redress for the Accused in Dutch Criminal Procedure and Compliance with ECHR Case Law**, Dr. Jill E.B. Coster van Voorhout, LL.M, MSc examines the extent to which ineffective legal assistance and its redress for the accused in the Netherlands abide by minimum guarantees set by the European Court on Human Rights regarding the right to an effective defence in a fair trial. Coster van Voorhout demonstrates convincingly that, currently, Dutch law and case law do not guarantee the right to effective legal assistance and are not fully compliant with related minimum guarantees. This book offers recommendations as to how redress for ineffective legal assistance could better conform to the relevant ECHR standards. **Political Trials in Theory and History** Cambridge University Press From the trial of Socrates to the post-9/11 military commissions, trials have always been useful instruments of politics. Yet there is still much that we do not understand about them. Why do governments use trials to pursue political objectives, and when? What differentiates political trials from ordinary ones? Contrary to conventional wisdom, not all political trials are show trials or contrive to set up scapegoats. This volume offers a novel account of political trials that is empirically rigorous and theoretically sophisticated, linking state-of-the-art research on telling cases to a broad argument about political trials as a socio-legal phenomenon. All the contributors analyse the logic of the political in the courtroom. From archival research to participant observation, and from linguistic anthropology to game theory, the volume offers a genuinely interdisciplinary set of approaches that substantially advance existing knowledge about what political trials are, how they work, and why they matter. **Sex, Sexuality, Law, and (In)justice** Routledge **Sex, Sexuality, Law, and (In)justice** covers a wide range of legal issues associated with sexuality, gender, reproduction, and identity. These are critical and sensitive issues that law enforcement and other criminal justice professionals need to understand. The book synthesizes the literature across a wide breadth of perspectives, exposing students to law, psychology, criminal justice, sociology, philosophy, history, and, where relevant, biology, to critically examine the social control of sex, gender, and sexuality across history. Specific federal and state case law and statutes are integrated throughout the book, but the text moves beyond the intersection between law and sexuality to focus just as much on social science as it does on law. This book will be useful in teaching courses in a range of disciplines—especially criminology and criminal justice, history, political science, sociology, women and gender studies, and law. **Shaping the Corporate Landscape Towards Corporate Reform and Enterprise Diversity** Bloomsbury Publishing Currently, there exists a distrust of corporate activity in the continuing aftermath of the financial crisis and with increasing recognition of the threats of climate change and global, as well as national, inequalities. Despite efforts in the arena of corporate governance to address these, we are still beset with corporate scandals and witness companies facing large fines for their environmental and cost-cutting misdemeanours. Recognising that the usual responses to dealing with these corporate problems are not effective, this book asks whether the traditional form of the joint stock corporation itself lies at the heart of these problems. What are the features of the corporate form and how does its current regulation underscore these problems? Identifying such features provides a basis for the discussion to develop towards suggesting more progressive regulatory developments around the corporate form. More fundamentally, this book investigates a diverse range of corporate governance models that are emerging as alternatives to the shareholder corporation, including employee-owned, cooperative and social enterprises. The contributors are leading scholars from various backgrounds including law, management and organisation studies, finance and accounting, as well as experienced professionals and policy makers with expertise in social and cooperative business models and the role of employees in the corporation. **Landscape, Law, and Justice** Proceedings of a Conference Organised by the Centre for Advanced Study at the Norwegian Academy of Science and Letters, Oslo 15-19 June 2003 **Murder, Honor, and Law** 4 Virginia Homicides from Reconstruction to the Great Depression University of Virginia Press **Table of contents** **Federal Register** **ABA Journal** The ABA Journal serves the legal profession. Qualified recipients are lawyers and judges, law students, law librarians and associate members of the American Bar Association. **The British National Bibliography** **No Day in Court** Access to Justice and the Politics of Judicial Retrenchment Oxford University Press Revision of author's disseration (doctoral - Brandeis University, 2010), issued under title: The politics of judicial retrenchment. **Day-to-Day Competition Law** A

Practical Guide for Businesses Primento Companies today must consider and comply with competition law in their daily business management. The financial and reputational risks for breaching such rules are severe and the success of many merger and acquisition projects depends very much on it. While competition law rules become increasingly sophisticated, business people are still expected to comply with it. Rather than giving a theoretical approach that can be found in a typical practitioner's book or textbook, «Day-to-Day competition law: a practical guide for businesses» is genuinely a practical book. The interaction between theory and practice is the main feature of the book. Major competition law issues are explained in a jargon-free manner and summarized in a nutshell at the end of each chapter. Not only will the reader gain an understanding of competition law rules, but also will gain a better understanding on how a company can behave and what to do if it is subject to an investigation by the competition authorities. This practical guidance may serve as a platform for designing internal in-house rules governing behaviour in relation to competition law, and may also trigger a revision of such rules in light of some of the issues raised by the authors. While a particular focus is drawn on the EU - as the EU competition law system is replicated in a large number of countries around the world - reference to differing rules and other key jurisdictions such as the United States is also made. This book is written to appeal to business people, as well as non-specialized in-house lawyers, and all those who wish to understand competition law in a clear and practical way. The authors' experience in the field of competition law ranges from leading investigations on behalf of competition authorities to applying competition law in a major global company in its daily activities, and advising multinational clients of one of the world's leading law firms. It is this professional insight which provides the reader with an invaluable inside view of all aspects of competition law, from the way authorities think to the impacts competition law has on businesses. Arkansas Law Review US Federal Law Enforcement Training Center Handbook Lulu.com 2011 Updated Reprint. Updated Annually. US Federal Law Enforcement Training Center Handbook Fundamentals of Environmental Law and Compliance CRC Press This textbook provides readers with the fundamentals and the intent of environmental regulations so that compliance can be greatly improved and streamlined. Through numerous examples and case studies, it explains concepts from how environmental laws are applied and work to why pollution prevention and sustainability are critical for the future of all life on Earth. It is organized to accommodate different needs of students with different backgrounds and career choices. It is also useful for site safety and environmental managers, researchers, technicians, and other young professionals with a desire to apply environmental regulations and sustainability measures to their facilities and stay up to date on recently changed regulations. FEATURES Introduces students to issues of global environmental and sustainability challenges and policy Explains the science behind issues such as climate change, how environmental policy is made at the national and international levels, and what role politics play in determining environmental resource use Focuses on fundamental principles that are applicable in all nations and legal contexts Addresses the planet as one biosphere and briefly discusses environmental laws and regulations of more than 50 countries Provides numerous case studies that demonstrate major concepts and themes, examples, questions, and exercises to strengthen understanding and promote critical thinking, discussion, and debate This book will benefit students in advanced undergraduate and graduate programs in environmental sciences and environmental engineering. It will also be of use to new practitioners who are entering the field of environmental management and need an introduction to environmental regulations. The Palestinian Diaspora Routledge From the refugee camps of the Lebanon to the relative prosperity of life in the USA, the Palestinian diaspora has been dispersed across the world. In this pioneering study, Helena Lindholm Schulz examines the ways in which Palestinian identity has been formed in the diaspora through constant longing for a homeland lost. In so doing, the author advances the debate on the relationship between diaspora and the creation of national identity as well as on nationalist politics tied to a particular territory. But The Palestinian Diaspora also sheds light on the possibilities opened up by a transnational existence, the possibility of new, less territorialized identities, even in a diaspora as bound to the idea of an idealized homeland as the Palestinian. Members of the diaspora form new lives in new settings and the idea of homeland becomes one important, but not the only, source of identity. Ultimately though, Schulz argues, the strong attachment to Palestine makes the diaspora crucial in any understandings of how to formulate a viable strategy for peace between Israelis and Palestinians. The Future of Election Administration Cases and Conversations Springer As the American election administration landscape changes as a result of major court cases, national and state legislation, changes in professionalism, and the evolution of equipment and security, so must the work of on-the-ground practitioners change. This Open Access title presents a series of case studies designed to highlight practical responses to these changes from the national, state, and local levels. This book is designed to be a companion piece to The Future of Election Administration, which surveys these critical dimensions of elections from the perspectives of the most forward-thinking practitioner, policy, advocacy, and research experts and leaders in these areas today. Drawing upon principles of professionalism and the practical work that is required to administer elections as part of the complex systems, this book lifts up the voices and experiences of practitioners from around the country to describe, analyze, and anticipate the key areas of election administration systems on which students, researchers, advocates, policy makers, and practitioners should focus. Together, these books add to the emerging body of literature that is part of the election sciences community with an emphasis on the practical aspects of administration. The Guild practitioner Landscape and Sustainable Development Challenges of the European Landscape Convention Council of Europe The Council of Europe landscape convention was adopted in Florence (Italy) on 20 October 2000 with the aim of promoting the protection, management and planning of European landscape and organising European co-operation in this area. It is the first international treaty covering all aspects of European landscape. It applies to the entire territory of the contracting parties and covers natural, rural, urban and peri-urban areas. It concerns landscapes that might be considered outstanding, commonplace or

deteriorated. By taking into account landscape, culture and nature, the Council of Europe seeks to protect the quality of life and well-being of Europeans in a sustainable development perspective. Issues in Medical Law and Ethics Cavendish Publishing Thirty years ago, English jurist Patrick Devlin wrote: "Is it not a pleasant tribute to the medical profession that by and large it has been able to manage its relations with its patients ... without the aid of lawyers and law makers". Medical interventions at the beginnings and the endings of life have rendered that assessment dated if not defeated. This book picks up some of the most important of those developments and reflects on the legal and social consequences of this metamorphosis over the past ten years, and will be of interest to students of law, sociology and ethics who want a considered and critical introduction to, and reflection on, key issues in these pivotal moments of human life. *New Media and Sport International Legal Aspects* Springer Science & Business Media During the past decade, the media landscape and the coverage of sports events have changed fundamentally. Sports fans can consume the sports content of their choice, on the platform they prefer and at the time they want. Furthermore, thanks to electronic devices and Internet, content can now be created and distributed by every sports fan. As a result, it is argued that media regulation which traditionally contains rules safeguarding access to information and diversity would become redundant. Moreover, it is sometimes proposed to leave the regulation of the broadcasting market solely to competition law. This book, illustrates that media law is still needed, even in an era of abundance, to guarantee public's access to live and full sports coverage. Dealing with the impact of new media on both media and competition law this book will greatly appeal to academics and stakeholders from various disciplines, such as legal and public policy, political science, media and communications studies, journalism and European studies. Additionally it contains valuable information and points of view for policy makers, lawyers and international and intergovernmental organisations, active in media development. The book contains an up-to-date analysis and overview of the different competition authorities' decisions and media provisions dealing with the sale, acquisition and exploitation of sports broadcasting rights. Katrien Lefever is Senior Legal Researcher at IBBT - The Interdisciplinary Centre for Law and ICT (ICRI), KU Leuven, Belgium. The book appears in the ASSER International Sports Law Series, under the editorship of Prof. Dr. Robert Siekmann, Dr. Janwillem Soek and Marco van der Harst LL.M. *Argula von Grumbach (1492-1554/7) A Woman before Her Time* Wipf and Stock Publishers At a time when women were expected to stick to their household duties, according to Peter Matheson, Argula von Grumbach burst through every barrier. Matheson offers here a biography of the Reformation's first woman writer. Argula von Grumbach's first pamphlet in 1523 was reprinted all over Germany. Thousands of copies of her eight pamphlets appeared. Through her writing, von Grumbach defied her Bavarian princes (and her husband), denounced censorship, argued for an educated church and society, and developed her own understanding of faith and Scripture. She even intervened in the Imperial Diets at Nuremberg and Augsburg. Drawing for the first time on her correspondence, the author shows how von Grumbach paid dearly for her outspokenness but remained undaunted. Though some saw her as a she-devil and others as a harbinger of a new age, Matheson shows von Grumbach as a woman engaged in the life of the villages where she lived, as one motivated by the dreams she had for her children. In a time of sweeping change and risking everything for the light and truth she was given, Argula von Grumbach showed what the vision and determination of one person could achieve. *Administrative Law Text and Materials* Oxford University Press *Administrative Law Text and Materials* combines carefully selected extracts from key cases, articles, and other sources with detailed commentary. Aimed at undergraduates studying administrative law, it provides comprehensive coverage of the subject and brings together in one volume the best features of a textbook and a casebook. Rather than simply presenting administrative law as a straightforward body of legal rules, this engaging, critical text considers the subject as an expression of underlying constitutional and other policy concerns, which fundamentally shape the relationship between the citizen and the state. The result is a fascinating account of a subject of crucial importance. *Online Resource Centre: The book is supported by online an Online Resource Centre, offering the following useful resources:* * Updates which cover all the legal developments since publication* "Oxford NewsNow" RSS feeds provide constantly refreshed links to the latest relevant new stories* Interactive timeline of key dates in British political history* Annotated web links *Western Jihadism A Thirty Year History* Oxford University Press This book tells the story of how Al Qaeda grew in the West. In forensic and compelling detail, Jytte Klausen traces how Islamist revolutionaries exiled in Europe and North America in the 1990s helped create and control one of the world's most impactful terrorist movements - and how, after the near-obliteration of the organization during the aftermath of the 9/11 attacks, they helped build it again. She shows how the diffusion of Islamist terrorism to Europe and North America has been driven, not by local grievances of Western Muslims, but by the strategic priorities of the international Salafi-jihadist revolutionary movement. That movement has adapted to Western repertoires of protest: agitating for armed insurrection and religious revivalism in the name of a warped version of Islam. The jihadists-Al Qaeda and the Islamic State, and their many affiliates and associates- also proved to be amazingly resilient. Again and again, the movement recovered from major setbacks. Appealing to disaffected Muslims of immigrant origin and alienated converts to Islam, Jihadist groups continue to recruit new adherents in Europe and North America, street-side in neighborhoods, in jails, and online through increasingly clandestine platforms. Taking a comparative and historical approach, deploying cutting-edge analytical tools, and drawing on her unparalleled database of up to 6,500 Western jihadist extremists and their networks, Klausen has produced the most comprehensive account yet of the origins of Western jihadism and its role in the global movement.