

(Free read ebook) The Civil Law Tradition: Europe, Latin America, and East Asia, Cases and Materials
(Contemporary Legal Education Series)

The Civil Law Tradition: Europe, Latin America, and East Asia, Cases and Materials (Contemporary Legal Education Series)

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John Henry Merryman, David S. Clark, John O. Haley : The Civil Law Tradition: Europe, Latin America, and East Asia, Cases and Materials (Contemporary Legal Education Series) before purchasing it in order to gage whether or not it would be worth my time, and all praised The Civil Law Tradition: Europe, Latin America, and East Asia, Cases and Materials (Contemporary Legal Education Series):

0 of 0 people found the following review helpful. Didactic, wordy, and hard to understandBy Laura MusselmanThis was the assigned casebook for my Civil Law class at a Spanish university. The text is far too didactic. As a native English speaker, I frequently found myself wondering what the author was saying. Would not recommend, but if your professor assigns it, I guess you have no choice.

This book, intended for use in introductory courses in comparative law or civil law systems, is the successor edition to John Henry Merryman and David S. Clark, *Comparative Law: Western European and Latin American Legal Systems* (1978). It is a successor edition rather than a second edition because it reflects the truly fundamental changes that have occurred in the relationships among the world's major legal systems. The aim of this book is to introduce the student to the family of legal systems common to Europe, Latin America, and East Asia. The materials include readings that

explain what binds together countries that participate in the world's oldest, most widely distributed, and most influential legal tradition. At the same time, the authors use materials from or about specific countries to illustrate the many fascinating variations that exist within the civil law tradition. The principal countries utilized for this purpose are France, Germany, Italy, and Spain within Europe; Argentina, Brazil, Columbia, and Mexico within Latin America; and Indonesia, Japan, South Korea, Taiwan, and Thailand in East Asia. A distinguishing feature of this book is its relative deemphasis of rules and related doctrine and greater attention to the intellectual history, structure, professional actors, and processes that are characteristic of civil law systems.