

Summary of Contents

PART I. TEN CRITICAL STEPS IN TAKINGS LITIGATION

- Chapter 1. Introduction to Takings Concepts
- Chapter 2. Types of Takings Claims
- Chapter 3. Strategic Considerations in Structuring the Takings Lawsuit
- Chapter 4. Exhaustion of Administrative Remedies—and Preclusion Rules
- Chapter 5. Ripeness (Exhaustion of Judicial Remedies)—and Preclusion Rules
- Chapter 6. Federal Abstention Doctrines
- Chapter 7. United States Supreme Court Review
- Chapter 8. Complementary Claims and Remedies
- Chapter 9. Forms: Administrative Proceedings
- Chapter 10. Forms: Judicial Proceedings

PART II. TAKINGS ANALYTICAL FRAMEWORK AND MATERIALS ELABORATING ON TAKINGS DOCTRINE

- Chapter 11. Takings Analytical Framework
 - Chapter 12. Further Elaboration of Takings Doctrine
- APPENDIX TAKINGS LEGISLATION

PART III. THE JURISPRUDENCE OF TAKINGS: PRESENT AND FUTURE

- Chapter 13. Judicial Takings
- Chapter 14. Sovereign Immunity and Takings Law
- Chapter 15. Scholarly Commentary on Takings Law
- Chapter 16. Cognitive Science Approach to Takings—Thinking Outside the Box

Table of Laws and Rules

Table of Cases

Index