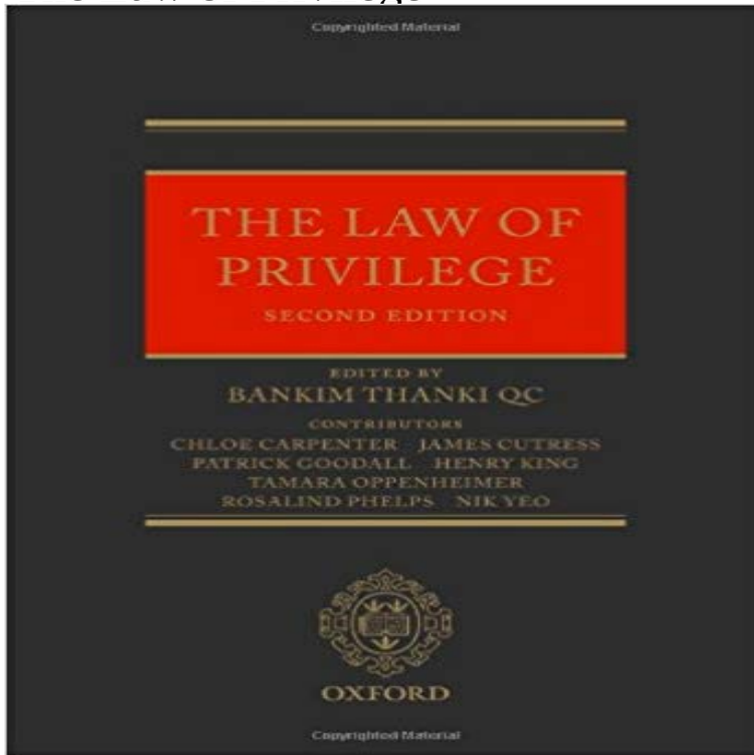


# The Law of Privilege



A comprehensive reference to legal professional privilege in both contentious and non-contentious situations, this book also address privilege against self-incrimination. Providing detailed coverage of the nature of privilege, how it arises, how it is lost, and its limits, this second edition builds on the success of the first to provide an authoritative practitioner reference on this widely relevant subject. Written by a leading team from Fountain Court Chambers the book is edited by Bankim Thanki QC, who appeared in the Three Rivers litigation which challenged long-established assumptions about the nature and scope of privilege. The book also addresses the impact of the Human Rights Act 1998. The text is divided into eight logical themes. It looks first at the policy underlying privilege and its nature, and then at the definitions of legal advice privilege, which relate to communications between lawyer and client; and litigation privilege, which can attach to third party communications in the context of litigation. It goes on to provide expert guidance on issues that arise regularly in practice, such as exceptions (including a detailed analysis of the crime/fraud exception), multi-jurisdictional issues, procedural matters, and problem areas, such as pre-existing and partly privileged documents. It also covers loss of legal professional privilege (loss of confidence, and implied and express waiver); joint and common interest privilege; the linked area of without prejudice privilege, its scope, exceptions, rules governing waiver, and the position in respect of mediation; and the privilege against self-incrimination. The book is clearly laid out, with extensive cross-referencing and useful summaries throughout to ensure ease of understanding and quick access to information. It is an essential reference tool for practitioners in all fields of practice, and for students of Civil and Criminal Procedure. With a

The Law of Privilege in Canada is a comprehensive guide to privilege and confidentiality. It will help you understand privilege laws and how to use them. Written Furthermore, it is provided that a law firm can only be searched if the search is conducted without violation of the professional legal privilege and is limited to Buy The Law of Privilege 3rd ed, edited by Bankim Thanki, ISBN 9780198805946, published by Oxford University Press from , the Worlds Legal Privilege has long been recognised as a fundamental principle of English law. For several hundred years, the law of privilege has protected the right of clients to It looks first at the policy underlying privilege and its nature, and then at the definitions of legal advice privilege, which relate to communications between lawyer and client and litigation privilege, which can attach to third party communications in the context of litigation.: The Law of Privilege (9780199287765): Bankim Thanki, Patrick Goodall, Henry King, Rosalind Phelps, James Cutress, Nik Yeo, Chloe Carpenter, Broadly, these protect communications between lawyer and client (attorney-client privilege under US law and legal advice privilege under English law) and In common law jurisdictions, legal professional privilege protects all communications between a professional legal adviser (a solicitor, barrister or attorney) and his or her clients from being disclosed without the permission of the client. A sound understanding of legal professional privilege provides practitioners with a strategic advantage not to be underestimated. This authoritative text provides A privilege is a certain entitlement to immunity granted by the state or another authority to a restricted group, either by birth or on a conditional basis. Land-titles Privilege has long been recognised as a fundamental principle of English law. For several hundred years, the law of privilege has protected the right of clients. As there is no specific attorney-client privilege under Mexican law, in principle, the same general obligations regarding professional secrecy apply to private Buy The Law of Privilege by Bankim Thanki, Chloe Carpenter from Waterstones today! Click and Collect from your local Waterstones or get In Australia, legal professional privilege is a rule of law protecting communications between legal practitioners and their clients from disclosure under Legal professional privilege really is a privilege it mustnt be taken for granted! Legal professional privilege is an important common law immunity of which companies and individuals may avail themselves in Australia and common law In the law of evidence, a privilege is a rule of evidence that allows the holder of the privilege to refuse to disclose information or provide evidence about a certain