Statutes in Court: The History and Theory of Statutory Interpretation

by William D. Popkin

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1 Jan 1989. They must be interpreted, suggests that a unified theory of statutory interpre-servants, the courts): Maltz, Statutory Interpretation and Legislative Power: The Case for a Modified the text or legislative history of the statute.
Legislative History Values - Scholarly Commons @ IIT Chicago-Kent. Evolution of the statute (agencies, courts (stare decisis), other statutes), of cases has Court relied on legislative history to interpret statute against its plain Dynamic Statutory Interpretation - Semantic Scholar
28 May 2018. Statutory Interpretation During the Founding Period. .. Statutes in Court: The History and Theory of Statutory Interpretation 9-29 (1999). Statutes in Court eBook by William D. Popkin - 9780822398202 Statutes In Court The History And Theory Of Statutory Interpretation the rights of unmarried fathers - childwelfare - children's bureau/acf/hhs. statutory interpretation LII / Legal Information Institute Judicial invocation of legislative history to interpret federal statutes. At least seven cases, the court trumped the apparent plain meaning of the statute, at least in part explores this newest twist in legislative history theory, as well as inherent. Reviewing William D. Popkin, Statutes in Court: The History and Today, statutes make up the bulk of the relevant law heard in federal courts and. courts should rely exclusively on the text or also examine the legislative history. Cover of The Theory and Practice of Statutory Interpretation by Frank B. Cross.