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Land Law in Nigeria - M.D. Olong 2012-06-05

This study, in nineteen chapters, deals with the various issues pertaining to land law in Nigeria. Namely: Concept of ownership; ownership and communal land holding under customary land tenure; individual land ownership; family land ownership; alienation under customary law; nature of customary tenancy; pledge; the law of property; an overview of the effect of the Land Use Act on customary ownership of land; The Nigerian Land Use Act; Land Use Act 1978; ways of declaration of title to land; legal mortgage; the position of landlord and tenant; the procedure for recovery of premises under the recovery of premises law; classification of right of occupancy; nature of prescription; march towards the reform of the Land Use Act. **The Laws of the Federation of Nigeria and Lagos, in Force on the 1st Day of June, 1958** - Nigeria 1959

Readings on Governance and Accountability in Nigeria - David Adeyemo 2010-08-23

The Concepts of Democracy and Governance Akindede and Adeyemo give apt theoretical perspectives on the concepts of democracy and good governance. They also emphasize that democracy provides the bedrock for good governance; and succinctly positing democracy and good governance to be inter-related in such a way that the absence of one spells doom for the other. Grassroots Democracy: A Theoretical Discourse Awotokun depicts that grassroot democracy is a mass participatory democracy, which encourages good governance, as people are deeply involved in the governance processes. He opines that it doesn't only take the government closer to the people but also enables the government to know and serve them better. He emphasizes that unsustainable grassroot democracy can invariably lead to failed democracy. Conceptual Analysis of Accountability and Transparency in Governance Adeyemo and Ihemeje reveal the concept of accountability in the ethics of governance provoke several meanings ranging from responsibility, responsiveness, answerability, enforcement, blameworthiness, liability and other associated terms. They however argue that Governance in its broad context goes beyond leadership and control of people and properties. Also, claims were made on the appearance of transparency in making organizational bodies visible; hence Gerry Stoker theoretical framework was established to furnish the subjects. They further opine that the barriers in Governance viz-a-viz accountability and transparency, and as such, the duo suggested robust principles to enhance better performance viz; public accountability, publicly understandable and acceptability and by extension a comprehensive strategies. This paper examines the concepts of democracy and governance and their affinity or otherwise in our society. It is divided into five parts viz: the introduction, concept of democracy, concept of governance, the relationship between democracy and governance and finally the conclusion.

Demokratisierung und islamisches Recht - Johannes Harnischfeger 2006

Family and Succession Law in Nigeria - Nwudego Nkemakonam Chinwuba 2022-11-20

Derived from the renowned multi-volume International Encyclopaedia of Laws, this concise exposition and analysis of the essential elements of law with regard to family relations, marital property, and succession to estates in Nigeria covers the legal rules and customs pertaining to the intertwined civic status of persons, the family, and property. After an informative general introduction, the book proceeds to an in-depth

discussion of the sources and instruments of family and succession law, the authorities that adjudicate and administer the laws, and issues surrounding the person as a legal entity and the legal disposition of property among family members. Such matters as nationality, domicile, and residence; marriage, divorce, and cohabitation; adoption and guardianship; succession and inter vivos arrangements; and the acquisition and administration of estates are all treated to a degree of depth that will prove useful in nearly any situation likely to arise in legal practice. The book is primarily designed to assist lawyers who find themselves having to apply rules of international private law or otherwise handling cases connected with Nigeria. It will also be of great value to students and practitioners as a quick guide and easy-to-use practical resource in the field, and especially to academicians and researchers engaged in comparative studies by providing the necessary, basic material of family and succession law.

Co-operative Societies - Miakpo Emiaso 2013-09-02

This is the very first full length book on co-operative societies law in Nigeria. It draws attention to the peculiarities of the Nigerian law on the universally practiced co-operatives and, in the process, raises fundamental issues taken for granted by co-operators and co-operative officers. "A robust and an invaluable contribution to co-operative jurisprudence" - Idowu Adegbite: Dean Faculty of Law, Olabisi Onabanjo University, Ago-Iwoye, Ogun State, Nigeria. "Wonderful expose in originality. An eye opener. Brilliant, eloquent, readable and very timely" - Folorunsho Omojola, Head, Department of Social Sciences, Yaba College of Technology, Lagos, Nigeria. "Well researched. Equips cooperators and cooperative officials with knowledge to avert corporate collapse" - A.E. Enebeli: Director of Cooperatives, Delta State Nigeria.

Constitutional Law in Nigeria - Oyelowo Oyewo 2019-02-13

Derived from the renowned multi-volume International Encyclopaedia of Laws, this very useful analysis of constitutional law in Nigeria provides essential information on the country's sources of constitutional law, its form of government, and its administrative structure. Lawyers who handle transnational matters will appreciate the clarifications of particular terminology and its application. Throughout the book, the treatment emphasizes the specific points at which constitutional law affects the interpretation of legal rules and procedure. Thorough coverage by a local expert fully describes the political system, the historical background, the role of treaties, legislation, jurisprudence, and administrative regulations. The discussion of the form and structure of government outlines its legal status, the jurisdiction and workings of the central state organs, the subdivisions of the state, its decentralized authorities, and concepts of citizenship. Special issues include the legal position of aliens, foreign relations, taxing and spending powers, emergency laws, the power of the military, and the constitutional relationship between church and state. Details are presented in such a way that readers who are unfamiliar with specific terms and concepts in varying contexts will fully grasp their meaning and significance. Its succinct yet scholarly nature, as well as the practical quality of the information it provides, make this book a valuable time-saving tool for both practising and academic jurists. Lawyers representing parties with interests in Nigeria will welcome this guide, and academics and researchers will appreciate its value in the study of comparative constitutional law.

Oil and Gas Law in Nigeria - Yinka Omorogbe 2003

A new empirical study on oil and gas in Nigeria, which serves as a useful general introduction to many

aspects of the country's oil and gas industries and related laws. Contents: introductions - definitions, importance, the international oil industry, how oil was found; the Nigerian oil industry: historical perspectives and acts of law; legislation governing the industry; ownership of oil and gas - ownership theories in the oil and gas industries, sovereignty over natural resources and international law; contracts for exploration and production; the natural gas industry; fiscal matters pertaining to the petroleum industry; OPEC; national oil corporations and the Nigerian Petroleum Corporation; downstream oil and gas law and policy; trade in crude oil and products; environmental issues; oil community issues; topical issues in the petroleum industry - e.g. acquisitions of technology, indigenous oil companies; nationalisation and privatisation; and dispute settlements. Yinka Omorogbe is a lecturer in law at the Universities of Benin and Lagos, Nigeria.

Property and Trust Law in Nigeria - Imran Oluwole Smith 2022-06-20

Derived from the renowned multi-volume International Encyclopaedia of Laws, this practical analysis of the law of property in Nigeria deals with the issues related to rights and interests in all kinds of property and assets - immovable, movable, and personal property; how property rights are acquired; fiduciary mechanisms; and security considerations. Lawyers who handle transnational disputes and other matters concerning property will appreciate the explanation of specific terminology, application, and procedure. An introduction outlining the essential legal, cultural, and historical considerations affecting property is followed by a discussion of the various types of property. Further analysis describes how and to what extent legal subjects can have or obtain rights and interests in each type. The coverage includes tangible and intangible property, varying degrees of interest, and the various ways in which property is transferred, including the ramifications of appropriation, expropriation, and insolvency. Facts are presented in such a way that readers who are unfamiliar with specific terms and concepts in varying contexts will fully grasp their meaning and significance. The book includes ample references to doctrine and cases, as well as to relevant international treaties and conventions. Its succinct yet scholarly nature, as well as the practical quality of the information it provides, make this book a valuable time-saving tool for any practitioner faced with a property-related matter. Lawyers representing parties with interests in Nigeria will welcome this very useful guide, and academics and researchers will appreciate its value in the study of comparative property law.

African Human Rights Law Reports 2006 -

Annual Volume of the Laws of the Northern Region of Nigeria - Northern Region of Nigeria (Nigeria) 1961

Nigerian Family Law - Alfred B. Kasunmu 1966

Adoption of Children in Nigeria - Ojochide Atojoko-movbude 2011-12-02

THE PRACTICE OF ADOPTION IN NIGERIA IS QUITE NOVEL AS THERE IS A DEARTH OF INFORMATION CONCERNING ADOPTION FOR THE GENERAL PUBLIC . THE NEED TO WRITE THE BOOK AROSE OUT OF THE DESIRE TO MAKE SUCH RELEVANT INFORMATION READILY AVAILABLE TO THE PUBLIC WHO HAVE THE DESIRE TO GIVE A NEEDY CHILD THE BALL OF HIS LIFE. IT DETAILS OUT THE PROCESS OF ADOPTION FROM START TO FINISH. A LOT OF RESEARCH WENT IN TO GIVE IT FLESH AND TO MAKE THE BOOK AND EASY READ FOR EVERYBODY. THE ISSUE OF ADOPTION HAS OVER TIME MOVED FROM PROVIDING A CHILDLESS PERSON WITH A CHILD FOR HIS CONVENIENCE TO CONSIDERING AS FOREMOST, THE BEST INTEREST OF THE CHILD. CHILDREN ARE THE NEXT GENERATION AND AS SUCH SHOULD BE GIVEN A CHANCE, THERE IS NO OTHER WAY THAN TO GIVE SUCH CHILD A HOME AND PROPER GUIDANCE FROM A WILLING AND READY PARENT. THE BOOK CONSISTS OF THIRTEEN WELL STRUCTURED CHAPTERS AND EIGHT APPENDICES. THE APPENDICES CONTAIN RELEVANT STATUES AND PRECEDENTS WHICH WILL BE VERY USEFUL TO READERS WHO ARE NOT LAWYERS. ITS SIMPLIFIED LANGUAGE MAKES IS IDEAL FOR THE GENERAL PUBLIC, LAW STUDENTS WILL FIND USEFUL STUDY MATERIAL IN THE BOOK AND IT IS ALSO A NECESSARY HANDBOOK FOR A LAWYER SEEKING AN INDEPTH KNOWLEDGE AND GUIDANCE ON ADOPTION. IT IS

A VERY HADY BOOK FOR THE MAN OR WOMAN SEEKING HELP IN ADOPTING A CHILD. IT IS A BOOK THAT CUTS ACROSS BORDERS.

African Human Rights Law Reports 2005 - 2007-01-01

African Human Rights Law Reports 2005 Edited by African Commission on Human and Peoples' Rights and the Centre for Human Rights, University of Pretoria 2007 ISSN: 1812-2418 Pages: xxx 244 Print version: Available Electronic version: Free PDF available About the publication The sixth volume of the African Human Rights Law Reports covers the period up to the end of 2005. The Reports cover cases decided by the United Nations Human Rights Committee, the African Commission on Human and Peoples' Rights and domestic judgments from different African countries. The Reports are a joint publication of the African Commission on Human and Peoples' Rights and the Centre for Human Rights, University of Pretoria, South Africa. From this volume Pretoria University Law Press (PULP) has taken over as publisher from JUTA. PULP also publishes the French version of these Reports, Recueil Africain des Décisions des Droits Humains. The Reports, as well as other material of relevance to human rights law in Africa, may be found on the website of the Centre for Human Rights at www.chr.up.ac.za. Hard copies of the Reports can be obtained from the Centre for Human Rights. Editorial changes have been kept to a minimum, and are confined to changes that are required to ensure consistency in style (with regard to abbreviations, capitalisation, punctuation and quotes) and to avoid obvious errors. Quotes and references have, where possible, been checked against the original. Corrections which may affect the meaning are indicated by square brackets. We wish to thank the persons who helped us obtain cases published in the Reports: Mianko Ramarason, Virginia Njeri Kamau, Polycarp Ngufor Forkum, Neldjingaye Kameldy, Victor Lando, Rosemary Sengendo, Douglas Singiza and Innocent Maja. Cases from national courts that would be of interest to include in future issues of the Reports may be brought to the attention of the editors at: Centre for Human Rights Faculty of Law University of Pretoria, Pretoria 0002 South Africa Fax: + 27 12 362-5125 E-mail: ahrlr@up.ac.za Table of Contents Editorial User guide Abbreviations Case law on the internet TABLES AND INDEXES Table of cases Alphabetical table of cases Subject index International instruments referred to International case law considered African Commission decisions according to communication numbers CASES United Nations Human Rights Treaty Bodies African Commission on Human and Peoples' Rights Domestic decisions

Laws, Eastern Nigeria - Eastern Nigeria (Nigeria) 1961

The Laws of the Federation of Nigeria and Lagos in Force on the 1st Day of June, 1958 - Nigeria 1959

A Case for Retributive Punishment in Cases of Gas Flaring in Nigeria - Luqman Adedokun 2017-03-16

Essay from the year 2015 in the subject Politics - International Politics - Region: Africa, , language: English, abstract: Gas flaring is the burning of natural gas that is generated as by-product or consequence of crude oil production activities. Gas flaring is a major concern globally because of its impact on the society. It is therefore not a surprise that efforts are being made to combat gas flaring all over the world and Nigeria is not excluded from this drive. In Nigeria, policies have been formulated and laws and regulations passed to ensure that gas flaring comes to an end. Similar to what obtains in other international jurisdictions, the characteristic feature of the law is to make provisions prohibiting gas flaring and enacting penal provisions to punish oil producing companies that are guilty of gas flaring. However, while some jurisdictions have made significant progress in reducing gas flaring, Nigeria has only leapfrogged in the same direction for decades. Typically, accusing finger is being pointed to slack penal regime that is not strong enough to deter oil companies from flaring associated gas. The aim of this paper is to review the current regulatory regime especially in relation to the penal provisions and make a case for the need to have more punitive penal provisions in our law. In addressing the issue identified above, this paper attempts to review the existing regulatory regime, examine how much progress Nigeria has made at nipping the scourge of gas flaring in the bud over the years and then conclude on the need to inject more punitive provisions in our law.

Münchener Studien zur Social- und Wirtschaftsgeographie - Karl Ruppert 1966

Nigeria Investment and Trade Laws and Regulations Handbook Volume 1 Strategic Information and Basic Laws - IBP, Inc. 2016-05-29

2011 Updated Reprint. Updated Annually. Nigeria Investment and Trade Laws and Regulations Handbook
NIALS Laws of Nigeria - Owasanoye, Bolaji 2014-07-19

In most jurisdictions, particularly common law jurisdictions, the Law of Evidence is a key component of the legal system as it sets the yardstick for regulating civil and criminal proceedings in courts of law. The annotation of the Evidence Act 2011 undertaken by The Nigerian Institute of Advanced Legal Studies (NIALS) is a welcomed development for researchers, academics, legal practitioners, judicial officers and the public as previous annotations of the Evidence Act were based on the Evidence Act, Cap E14 Laws of the Federation, 2004. This annotation provides current information on the decided cases and relevant publications on provisions of the Evidence Act. It is particularly unique as it deals with vital amendments of the Act such as the provisions on admissibility of electronic/computer generated evidence which for a long time formed the basis of several judicial proceedings.

The Right to Resource Control in the Federal Republic of Nigeria - Edwin Ezike 2012

Nigeria is a federal republic. However, the way natural resources are controlled and managed negates the cardinal principle of true federalism. This book examines the federal nature of Nigeria alongside its control of natural resources. It attempts a comprehensive analysis of the laws which vest the ownership and control of natural resources in the Federal Government and finds that they contradict the federal structure of Nigeria as a nation. The book answers the question: who has the right to control natural resources in a federation like Nigeria after it examines carefully how natural resources are controlled and managed in similar federal jurisdictions. The book concludes that the restiveness and environmental degradation in the oil bearing States of Nigeria are the result of failure to implement the constitutional provision of federalism in resource control. This book will serve as a useful tool to oil bearing States, the Government and policy makers. No doubt it will also be a veritable companion to law students, researchers, academics and lawyers.

The Role of Law in Governing Sustainability - Volker Mauerhofer 2021-05-31

This book explores how public and private actors can interrelate to achieve also by means of law a sustainable development which is beneficial for the environment, society and the economy. The Role of Law in Governing Sustainability assesses the structure, functions and perspectives of law in the wider governance frameworks of sustainable development. It provides latest and in-depth insights from each of the three dimensions of sustainable development and the relations among them. Latest political developments on global and regional level related to the environmental, social and the economic dimensions are provided as well as in-depth case studies. Thereby the book explores how international and national laws and governance can help us move towards a more sustainable future. This book will be of great interest to students and scholars of environmental law, global governance and sustainable development.

The Law of Restitution in Nigeria - Festus Emiri 2012

The Law of Restitution in Nigeria covers the historical development of restitution in law, its scope, and contemporary issues related to it. Some of the issues covered are: Ignorance; Incapacity; Exploitation; Enrichment at the plaintiffs expense; Restitution for wrongs and general principles, torts, breach of contract, equitable wrongdoing, criminal offenses; Defenses relating to changing circumstances; Illegality; and limitation of actions in restitution.

Intellectual Property and Law in Nigeria - C. Nwabachili 2016-04-30

The legal protection of intellectual property in Nigeria is the focus of this book. Its nine chapters dwell on copyright trademarks, patents, industrial designs and the legal protection of intellectual property in Nigeria. An overview is given of the law relating to the subject in order to facilitate a solid grounding in the law as a starting point from which various political, theoretical or other perspectives can be developed. There is substantial reliance on the relevant Nigerian statutes on copyright, trademarks, patents and industrial designs as contained in the Laws of the Federation 2004, and also on the reported cases decided in this area by Nigerian courts over the years. References are also given to the case and statutory laws in some other jurisdictions, especially where Nigerian legislative enactments need a reform. It is

straightforward and comprehensive, intended as a basis both for undergraduates and for postgraduate courses, in addition to being useful to teachers, lawyers, judges, magistrates and accessible for general readership.

The Protection of Human Rights in African Criminal Proceedings - M. Cherif Bassiouni 1995-03-29
Preface.

The Nigerian Legal System - Charles Mwalimu 2005

Volume 1 on public law provides an introduction to the Nigerian legal system. The various chapters deal with: introduction and sources of law; jurisprudence and Nigerian perspectives; African customary law; Islamic law; comparative constitutionalism and Nigerian perspectives; citizenship, immigration and administrative law; judicial system and legal profession; criminal law, evidence and civil procedure; statutory marriage and divorce laws; customary marriage and divorce; marriage and divorce under Islamic law; matters of children; gender and law in Nigeria with emphasis on Islamic law. Volume 2 has 25 chapters on private law that includes security of the environment and environmental law, land and property administration, commercial business and trade laws, communication, media and press laws, transportation and carrier laws, law enforcement, armed forces and military laws, investments, and intellectual property.

Law of Evidence in Nigeria - Uchenna Ortuanya 2022-10-03

The Evidence Act, 2011, repealed the old Evidence Act. In doing so, the new Act introduced some changes in the Law of Evidence. Ever since, there has been an urgent need for scholastic guidance, in the proper approach to the interpretation of the provisions embodying those changes. This is particularly so, as the courts have been issuing contradictory interpretations of these provisions. In his new book, *Law of Evidence in Nigeria: Practice and Procedure*, the veteran author and urbane man of letters, Professor Simon Uchenna Ortuanya, masterfully plumbs the intention of the draft's persons of the Act. The result is a five-hundred-and-forty-page treatise of redoubtable erudition. The succinct titles of the different chapters are quite captivating just as the logical presentations of ideas are very illuminating. The book bears the imprints of the erudite author's versatility in the Law of Evidence - a course he has taught, admirably, in two public universities years.

Nigerian Taxation - Saka Muhammed Olokooba 2019-01-23

This book offers a simplified and straightforward introduction to the basics of Nigerian taxation. While discussing various laws, practices and procedures, it also addresses the latest amendments to Nigerian tax laws. The book begins by discussing the central issue of Islamic taxation and its legality under Nigerian law. Divided into four main sections, the book was designed for simplicity, and uses language that is accessible for all tax stakeholders.

Civil Litigation in Nigeria - Abdullahi, Ibrahim 2018-05-22

This book highlights in a most condensed form judicial pronouncements by the superior courts of records as they relate to practice and procedures in civil litigation in Nigeria. Judicial pronouncements on civil aspects of the law in Nigeria are on the increase, rendering brief-writing more challenging, if not herculean, in the absence of a resource guide for the citation of authorities and knowing which changes have taken place in the law. For lawyers not to be taken by surprise in courts when issues relating to practice and procedures are raised without notice, makes the need to have a resource book that should serve as a quick guide the more compelling. This book is thus intended to be a reference guide.

Private International Law in Nigeria - Chukwuma Okoli 2020-06-11

This book examines the rules, principles, and doctrines in Nigerian law for resolving cases involving cross-border issues. It is the first book-length treatise devoted to the full spectrum of private international law issues in Nigeria. As a result of increased international business transactions, trade, and investment with Nigeria, such cross-border issues are more prevalent than ever. The book provides an overview of the relevant body of Nigerian law, with comparative perspectives from other legal systems. Drawing on over five hundred Nigerian cases, relevant statutes, and academic commentaries, this book examines jurisdiction in interstate and international disputes, choice of law, the enforcement of foreign judgments and international arbitral awards, domestic remedies affecting foreign proceedings, and international judicial assistance in the service of legal processes and taking of evidence. Academics, researchers, and students, as well as judges, arbitrators, practitioners, and legislators alike will find Private International Law in

Nigeria an instructive and practical guide.

Modern Nigerian Constitutional Law - Efemini, Ovo M. 2017-08-09

Modern Nigerian Constitutional Law: Practices, Principles and Precedents has fifteen chapters covers not only the traditional core topics in constitutional law, but also the generally neglected ones. In chapter one, the author examines some basic issues in Nigerian constitutional law, and in chapter two the supremacy of the Constitution is examined. Also examined in this book are federalism, local government, fundamental rights, the fundamental rights enforcement procedure, the legislature, the executive, the judiciary, elections, INEC, and political parties. Although primarily intended as a textbook for students, the practitioner and the judge will find it refreshingly rewarding.

Implications of the Changing Media Laws in United States - Felix Ale 2015-01-20

Seminar paper from the year 2014 in the subject Communications - Journalism, Journalism Professions, grade: A, Atlantic International University (SCHOOL OF SOCIAL AND HUMAN STUDIES), course: PhD JOURNALISM, language: English, abstract: The purpose of the media is to express an opinion supported by facts. In this process, media houses have experienced conflicts with the courts. The law can, however handle such disagreements through if the media houses intend to exist in the democratic media system. There are certain principles that the media and the courts conflict over how they could be achieved. The media believe in independence, meaning that, they should pursue their objectives without any pressure from the government or any groups, for the benefit of their target audience. The principle of diversity also applies because the public is entitled to different sources of information to meet the interest of different target groups. Diversity can also be achieved in form of information quality because the information available to the people should be accurate, relevant and trustwor

Landlords and Tenants - Miakpo Emiaso 2013-09-02

The Blue Book on Landlords and Tenants under Nigerian Laws is the third full length standard law text authored by Miakpo Emiaso in three successive years. It is the product of the author's many years experience of private legal practice in landlord and tenant matters and about a decade of deciding such causes and matters as president of a court with exclusive original jurisdiction for recovery of residential premises cases.

The Laws of the Federation of Nigeria and Lagos, in Force on the 1st Day of June, 1958 - Nigeria 1959

The Nigerian Internet Law - Akinkunmi Akinwunmi 2019-11-18

The internet has transformed the world as we know it. It has permeated virtually all aspect of human actions. It has made it easier to communicate, network, share contents and close transactions globally. The legal system is not left out, as the law must now take into consideration online activities which have real-world consequences. The Nigerian Internet Law is a ground-breaking work, exploring what is mostly uncharted territory in the Nigerian legal system. It provides a legal perspective on internet activities based on laws, regulations, judicial decisions, and global development. This book considers the history of the internet, its usage and penetration in Nigeria. It examines internet-related issues such as; cyberattacks, fraud, bullying, stalking, squatting, racism, terrorism, electronic signature, identity theft, data protection, net neutrality, and social media. It contains a comprehensive discussion on civil and criminal liabilities for online activities. Besides, it captures the role of key government personnel and agencies such as; the Attorney General of the Federation, Office of the National Security Adviser, Central Bank of Nigeria, National Information Technology Development Agency, and Nigerian Communications Commission in ensuring cybersecurity. This book elaborates on intellectual property viz-a-viz the protection of internet and software elements. For investors, it provides a guide to investing in eCommerce, FinTech and internet services in Nigeria. REVIEWSThis is a very important project. The book should be a very valuable resource for lawyers, policymakers, internet investors and entrepreneurs - Professor James Dempsey, Executive Director, Berkeley Center for Law & Technology, UC Berkeley School of Law. There is something in this book for everyone. It is well written, detailed, easy to understand, adequately organised, and immensely practical. I congratulate Akinkunmi on this giant stride - Adédèjì Ọlówè, CEO, Trium Networks LimitedThe Nigerian Internet Law couldn't have been written at a better time. At a time where the US Federal Bureau

of Investigation (FBI) is aggressively prosecuting several internet scams perpetrated by Nigerians including Business Email Compromise (BEC) and romance scams, it is of great benefit to have a Nigerian legal resource that can be referenced. The book sheds light on Nigeria's position on cybercrimes, and an opportunity to question if our laws regulating internet scams are sufficient, or what we need is a more diligent prosecution and execution of the extant laws to address the rise in internet scams. Akinkunmi has written the book needed for the times we live in - Odunoluwa Longe, Co-founder, The Longe Practice. In Nigeria, addressing legal and practical issues in a largely uncharted, fastchanging and complicated subject as Internet law could be overwhelming. Hence, this outstanding effort by Akinkunmi Akinwunmi is a timely step in the right direction, bringing clarity to Nigeria's Internet law. I am glad that Akinkunmi has written this book, drawing on his vast knowledge and diverse experience. For many, I have no doubt that reading this book will be a great resource in understanding the rudiments of Internet Law in Nigeria and in proffering solutions to the many attendant challenges - Rotimi Ogunyemi, 1st Vice - Chairman, Nigerian Bar Association - Section on Business Law ICT Committee. In my opinion, this book is readily the most authoritative and instructive resource on internet law in Nigeria. It displays a powerful combination of the thoughtfulness, clarity, and scholarship in discussing the complexities of internet law. I am absolutely excited about the monumental contribution this book will make to legal education and the body of knowledge in Nigeria. This invaluable resource should have a place of honour in every library - Dayo Ogunyemi, Fellow, Canadian Institute of Resources Law.

NIALS Laws of Nigeria - Dakas, Dakas C.J. 2014-07-19

The publication, which is the fourth in the series of NIALS' Laws of Nigeria (Annotated), is aimed at providing easy access to Company Law applicable in Nigeria, referring to relevant case law. By providing a section-by-section annotation of the Company and Allied Matters Act, in the form of definitions, case law annotation, cross-referencing with other relevant statute and further reading, the publication adequately simplifies the provisions of the Act as it is applied in Nigeria.

Judicial Independence - Shimon Shetreet 1985-01-01

This study discusses the many different aspects of judicial independence in Israel. It begins with an historical analysis of the concept of judicial independence in a comparative perspective, emphasizing the conceptual roots of the judiciary in Jewish law. Recent decades have witnessed a marked increase in the role played by the judiciary in society. This general trend is apparent in Israel, where the highly significant social role played by the judiciary has been on the increase for some years. The constitutional role of the judiciary in society is more pronounced in countries where the courts are empowered to review the constitutionality of legislative acts. In Israel the power of judicial review, in decisions of the Supreme Court, has been applied in a number of cases in which legislation of the Israeli Parliament, the Knesset, has been set aside. The increasingly prominent role of the judiciary in Israel is further manifested by the frequent recourse to judicial commissions of inquiry, chaired by judges who are often called upon to examine some of the major public controversies.

Nigerian Legal Methods - C. C. Ohuruogu 2013-09-27

This text is a collection of writings on assigned topics by some scholars and lecturers in the Faculty of Law at Benson Idahosa University and those invited from outside the university. The idea to write a text for use in the study of legal methods for law students was borne out of the desire to present a range of updated material in this area of study. The focus of this text is Nigeria. The book is written in simple, easy-to-understand language, and meant essentially for law students in the first year of the five year course in Law, as structured by the National Universities Commission (NUC). Nevertheless, persons who are in need of information or education on different aspects of the Nigerian legal process will also find aspects of the text useful. The contributors come from diverse backgrounds and experiences, which is reflected in their styles of presentation. However, each has endeavoured to present the assigned topic in such a form as to enhance comprehension by the primary beneficiaries. The inclusion of chapters on advocacy and mooted skills, as well as examination skills and strategies, makes this text unique, and allows it to offer more detailed analysis than existing texts in Nigeria provide.

Law and Petroleum Industry in Nigeria - Festus Emiri 2009

This book, which has twenty chapters, Is a collection of essays in honour of Honourable Justice (Mrs) Kate

Abiri, Chief Judge of Bayelsa State of Nigeria who has contributed immensely To The rule of law and advancement in the Niger Delta area in particular where the petroleum industry has wrought great devastation in various forms. The law And The regulatory framework governing oil and gas operations in

Nigeria are subjected to critical examination, alongside legal challenges in the path of addressing attendant environmental degradation, compensation, human rights, communities and protection of the environment. This is the most comprehensive book on this subject to date.
Trade Union Law in Nigeria - E. E. Uvieghara 1976