

Contract Law By Sagay

Fachkatalog Afrika: Pt. 3. Westafrika III
Global Sales and Contract Law
The Law of Contract (77-706667)
Nigerian Law and Criminology of Robbery
Constitutional Law in Nigeria
International Business Transactions
Law Books in Print
Bowker's Law Books and Serials in Print
The Nigerian Legal System: Private law
The Nigerian Journal of Contemporary Law
Laws Relating to Children in Nigeria
Criminal Law and Procedure in Nigeria
Far Eastern Law Review
Nigerian Legal Periodicals
Nigerian Law of Contract
More Constitutional Dimensions of Contract Law
Nigerian Current Law Review
Nigerian Law of Contract Simplified
Nigerian Law of Contract
New Vistas in Law
Basic Principles of Family Law in Nigeria
International Legal Books in Print, 1990-1991: Subjects
The Nigerian Law of Evidence
Law Books in Print: Title index
General Principles of Law for Professional Examinations
Law and Policy
Law & Practice of Evidence in Nigeria
1991 Judicial Lectures
International Legal Books in Print, 1990-1991: Author
Law of Contract in Nigeria
Petroleum Development Contracts with Multinational Oil Firms
The Constitutional Dimension of Contract Law
The British National Bibliography
Press Law in Nigeria
Nigerian Law of Contract
Crimes and Punishments Under Islamic Law
Labour Law in Nigeria
Fundamental Legal Issues in Nigeria
The Law of Trusts and Their Uses in Nigeria
International Contracts

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Far Eastern Law Review

Overview of the laws of trusts in Nigeria as well as a study of the sociological nature, function and adequacy of trusts as a means of administrating property in Nigeria.

Nigerian Legal Periodicals

Nigerian Law of Contract

More Constitutional Dimensions of Contract Law

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.

Nigerian Current Law Review

Nigerian Law of Contract Simplified

One of the hallmarks of the present era is the discourse surrounding Human Rights and the need for the law to recognise them. Various national and supranational human rights instruments have been developed and implemented in order to transition society away from atrocity and callousness toward a more just and inclusive future. In some countries this is done by means of an overarching constitution, while in others international conventions or ordinary legislation hold sway. Contract law plays a pivotal role in this context. According to many, this is done through the much-debated 'civilising mission' of the contract, a notion which itself constitutes the canon of the Western liberal principle of 'civilised economy'. The movement away from the belief in the absolute freedom of contract, which reached its zenith in the nineteenth century, to the principles of fairness and justice that underpin contract law today, is often deemed to be a testament to this civilising influence. Delving into the interplay between human rights policies, constitutional law, and contract law from both theoretical and practical perspectives, this first volume of a two-book collection offers a totally new reappraisal of the subject by gathering a collection of essays written by contract law scholars from Europe, South Africa, Canada, and Australia. Instead of providing the reader with a sterile compilation of positivistic norms and policies on the impact of fundamental rights and constitutional law issues on contract law's development, the authors build on their personal experience to analyse specific topics related to contracting that include a constitutional dimension. The book fills an important void in comparative law scholarship and in so doing represents the starting point for further debate on the subject.

Nigerian Law of Contract

New Vistas in Law

Basic Principles of Family Law in Nigeria

Although the 1980 United Nations Convention on Contracts for the International Sale of Goods (CISG) is one of the most successful international conventions to date, it remains the case that those involved in the international sale of goods must refer to a multitude of laws. Indeed the CISG itself does not cover all issues relating to international sales contracts, so it must necessarily be supplemented by domestic law. *Global Sales and Contract Law* provides a truly comparative analysis of domestic laws in over sixty countries so as to deliver a global view of domestic and international sales law. The book reports on the real practice of sales law, taking into account present day problems. Complex questions on the obligations under a sales contract, the ways in which these are established, as well as the remedies following the breach of obligations, are all discussed. By addressing regional uniform projects, like OHADA, and comparing differences in domestic legal approach where the CISG would not apply, the work goes beyond existing commentaries which tend to focus only on the CISG. The analysis has been based on an unprecedented survey drawn from the world's top fifty companies as well as international traders, lawyers advising international traders, arbitral institutions, arbitrators, and law schools. This work encompasses all aspects of a sale of goods transaction and takes a wide view of sale by including general contract law. The book gives practitioners invaluable insight into judicial trends and possible solutions in different legal systems, whether preparing for litigation or drafting an international contract. *Global Sales and Contract Law* is the most comprehensive and thorough compilation of legal analysis in the field of the sale of goods and is a reliable source for any practitioner dealing in international commerce.

International Legal Books in Print, 1990-1991: Subjects

The Nigerian Law of Evidence

Law Books in Print: Title index

This is an apt publication for modern times, in which 'Sharia' has become a byword for an unacceptable social system, and is vilified as such; when crime is rife in communities governed by Sharia; and when in the non-Islamic West, the Islamic social and criminal justice systems are subject to intense public scrutiny and criticism, but remain little understood. The

author presents a clear and factual account of the Islamic criminal justice system, expounding what he considers to be the real issues of Sharia, often ignored or misrepresented by both Islamic and Western scholars, and explaining its wider Islamic context and ethics, its Arabic roots, classical heritage and terminology, and its relevance to contemporary Muslim societies. Contents: concept of crime; features of Islamic criminal liability; defences to Islamic criminal liability; 'Hudud' crimes; 'Zina' - adultery or fornication; 'Qadhf' - slander or false accusation; 'Hadd' offence of 'al-sariqa' - theft; 'Hadd' offence of 'shurbul khamr' - wine drinking; 'Hiraba' - brigandage or highway armed robbery; 'Riddah' - apostasy; 'Baghye' - rebellion or treason; 'Qisas' - retaliation; 'Ta'azir' punishment.

General Principles of Law for Professional Examinations

This second volume on the constitutional dimension of contract law explores this increasingly relevant subject in jurisdictions that are usually overlooked by mainstream scholarship in the English-speaking world. With chapters on Finland and other Nordic Countries from a comparative perspective, Spain, Japan, Somalia, Nigeria, Brazil, and Peru, the contributions presented here offer much-needed, context-informed insights on whether – and if so, why, how and to what extent – the development of contract law is being influenced by constitutional values and fundamental rights issues (or vice-versa). The book represents a valuable addition to comparative law literature on the interplay between public (i.e., constitutional) and private (i.e., contract) law by revealing the inner dynamics through which these two branches interact and (at times) inform each other, whilst also enhancing our understanding of the law's nature, function, and transformative potential at the macro, meso, and micro levels.

Law and Policy

The author, a former lecturer at University of Jos, analyses the principles of evidence, which are not so much seen in textbooks but evolved by the courts themselves.

Law & Practice of Evidence in Nigeria

1991 Judicial Lectures

This study provides history and analysis of constitution making in Nigeria. It demonstrates that the history can be divided into periods of non-participation, and then gradual participation of Nigerians in the making of their constitution. It analyses the procedure for the making of the 1999 Constitution, and the present position. It advocates for the future, more active or

total participation of Nigerians in the constitution making process. The study discusses the development of constitutional law vis-a-vis federalism, the legislature, the executive, the judiciary, local governments and citizenship. All in all, it demonstrates how Nigerians have never been satisfied with their constitutional set-up because of perceived inequalities and injustices caused by the accident of history; and calls for a renegotiation of the basis of the continued existence of Nigeria as a federation, which gives precedence to equity and justice, and representation to the various nationalities making up modern Nigeria.

International Legal Books in Print, 1990-1991: Author

Law of Contract in Nigeria

Petroleum Development Contracts with Multinational Oil Firms

The author is currently Honorable Attorney General and Commissioner for Justice of Oyo State of Nigeria. In this book he discusses the scope for freedom of expression in relation to the press in Nigeria, the offences a journalist may run foul of and the defences available if an offence is committed.

The Constitutional Dimension of Contract Law

The British National Bibliography

Preface.

Press Law in Nigeria

Nigerian Law of Contract

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