
Nigeria Penal Code

Cap 89

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Shari'a, Justice and Legal Order
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 The Kpim of Feminism
 Criminology in Nigeria

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The Nigerian

Legal System

African Books
 Collective

This is the
 third edition of
 an established
 and leading

book on family
 law in Nigeria.
 Since the last
 edition in
 1990
 significant
 judicial and

statutory enactments have taken place in the area of study. The new edition incorporates these changes and explains their implications. The chapters have been comprehensively re-written to reflect the changes in the law and to update all relevant information including the Same Sex Bill and the Nigerian Law Reform Commissions draft Marriage Act. New chapters have been included on domestic violence and widowhood respectively to reflect the continuing developments in Nigerian family law. The new Child's Right Act of 2003 and the similar state legislations have been analysed in the three new chapters. The non-customary law rules in the intestate succession have been extensively recast to reflect the provisions of the Marriage act as contained in the Law of the Federation of Nigeria 2004. This edition has devoted considerable attention to the applicable customary laws on the family and provides extensive treatment of Islamic Law Rules and their interpretations and application by the superior court. Family law in Nigeria presents a fresh view not only on the applicable rules on Nigerian family law but also suggest

new directions and underlines the socio-economic implications.

The Protection of Human Rights in African Criminal Proceedings

Amsterdam University Press

The book examines the Law of Adverse Possession in both the UK and Nigeria, and gives a critique of the ways in which it is regarded by both the State and the judicial system in these

jurisdictions. Although much has been written about adverse possession from an Anglo-American perspective, the Nigerian aspect of this book is unique and brings an important point of difference when thinking about the right to settle, work and own land in an international arena. This book will be of interest to students of law (especially comparative and property law); to scholars and activists with

an interest in land settlement by indigenous and dispossessed peoples; a useful guide for the court in the dispensation of justice; and a pilot for the State in managing property relations.

Protecting the human rights of sexual minorities in contemporary Africa

AuthorHouse
The Law of Banking in Nigeria - Principles, Statutes and Guidelines captures the general

principles of banking law, statutes and guidelines relating to banking transactions. The book is presented in a very simple, precise, and clear language and contains three parts of thirty-one chapters in all covering the general principles of banking. It should create considerable awareness among the general public, law students, law teachers, bank customers as well as banks and bankers. Most certainly,

it is a book that will assist the students and researchers in this area of law in wading through the general principles of banking law as well as the numerous Legislation and Guidelines on banking business. *Nigerian Legal Methods* University Press of America This book concentrates on the crisis perpetrated by the Boko Haram group in Nigeria, which since 2009 has

made a definitive impact on both the domestic and international criminal landscape. The volume centres on three core issues: first, an assessment of the criminal legal responses at the domestic level, where the legal characterizati on of the conducts in question, including an evaluation of the state of specific domestic prosecutions, are assessed. Secondly, the

book gauges the potential for international criminal justice while evaluating the Boko Haram situation at the International Criminal Court. This includes an assessment of the jurisdictional aspects, the admissibility, and the interests of justice requirements in addition to the appraisal of conducts amounting to war crimes and crimes against humanity perpetrated.

Finally, the book explores possible non-prosecutorial responses in the form of classic and non-classic transitional justice mechanisms that may be utilized as a response to the crisis in Nigeria. Furthermore, it draws instructive lessons from Nigeria's past misadventure with specific transitional justice mechanisms while exploring the realities of utilizing the restorative justice

mechanisms available in Nigeria. The volume concludes by calling for a victim-centred approach in the discourse around the Boko Haram crisis. This book presents a definitive study of the history of the development of Boko Haram and the related domestic and international criminal legal issues. Researchers and anyone seeking to understand the Boko Haram crisis in relation to international

criminal law, including those looking for a clear overview of the criminal conduct perpetrated by Boko Haram in Nigeria and a view of Nigeria's domestic legal regime, will benefit from the information on offer. Victoria Ojo-Adewuyi is a lawyer, called to the Nigeria Bar in 2012. She obtained a Bachelor of Laws degree (LL.B) in 2011 from the Obafemi Awolowo University, Ile-Ife (Nigeria), obtained a Master of Laws Degree (LL.M) from the University of the Western Cape, Cape Town (South Africa) and Humboldt Universität zu Berlin under the South African-German Centre for Transnational Criminal Justice in 2016, and completed her doctorate in International Criminal Law at the Humboldt-Universität zu Berlin (Germany) in 2022. Law of Contract in Nigeria HEBN Publishers 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. *Criminal Law in the Northern States of Nigeria* African Books Collective The Law and Practice on Disaster Issues is the first and major publication in Nigeria to present legal materials from diverse fields of Law in a single volume on disaster issues. The contributors are from universities in Nigeria, the

<p>UK and South Africa. The book contains fourteen chapters covering areas such as Disaster and International Law and law in Nigeria; Rights of Children in Disaster Management; Protecting Reproductive and Sexual Health Rights; Dealing with Corporate Failures in Times of Economic Crisis; Disability and Disaster Management; The Tort of Cattle Trespass in Nigeria; Averting a</p>	<p>Looming Disaster; and Resettlement in Disaster Affected Areas. <u>Islamic Criminal Law in Northern Nigeria</u> Safari Books Ltd. This book seeks to interrogate the classical fiqh formulation on gender and homicide with a view to exploring further the debate on whether the so-called gender injustice in Islamic law is a human creation or attributable to the divine</p>	<p>sources of the Qur'an and Sunnah. The study is in response to the increasing criticism of the Islamic criminal law regime and the accusation that it discriminates on the basis of gender. It argues that any attempt to critique a religious question through the lens of traditional Western human rights ideals would be resisted by the vast majority of Muslims. An examination of the</p>
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question and any suggested solutions offered would be much more effective if situated within the system they identify with; that is to address the question of gender justice deficit from within the Islamic legal tradition. Focusing on Nigeria and Pakistan, the book achieves this by drawing on classical fiqh literature, contemporary literature, legislative sources and relevant case law.

Digest of Judgements of the Supreme Court of Nigeria PULP Criminology in Africa has been produced with contributions from leading African authors who have focussed on the various problems facing Africa today regarding crime and criminal justice, and they have, at the same time, put forward their ideas and suggestions for coming to terms with these massive problems.

Criminal Law in Nigeria African Books Collective 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.

The Law and Practice on Disaster

Issues Ethics International Press This book contains a collection of articles by authors from countries in Africa. The topics cover a

wide range of issues in the administration of criminal justice and human rights. The different scholarly contributions facilitate a better understanding of certain aspects of the administration of criminal justice in the African sub-region and focus on specific human rights issues as they relate to international and African instruments on the protection of human rights. Under The Broken Scale

of Justice. The Law and My Times Safari Books Ltd
The idea behind The Kpim of Feminism was rooted in the mind of Fada Iroegbu in 2004 following a friendly but heated argument he had with Mrs. Wioletta Ukagba (the wife of one of the current co-editors of this book) who challenged Fada Iroegbu to direct his sharp brain and pen to the defence of women, especially the Nigeria women, who

were and still are passing through various kinds of trans-valuation of values, economic exploitation, cultural and scientific manipulations, political marginalization and irredentism and various shades of sexualisation, harassment, exploitation, and commercialization. Fada Iroegbu took up this challenge to kpimize womanhood, but unfortunately was unable to

completely realise his dream before death struck. As it is with many great and indefatigable minds or thinkers who left behind unfinished works, we, his friends, family, interlocutors, well-wishers, men and women of good will, have come together to actualize one of his felt knowledge dreams. The fight for equality between women and men can sometimes

not only be exaggerated but also plunged in controversy we cannot fathom The search for the truth about the relationship that ought to exist between male and female should constitute The Kpim of Feminism Dr. George Uzoma Ukagba, Editor, University of Benin In light of the word feminism conjuring up different images to different people, The Kpim of Feminism

reflects the sensitivity and objectivity to the concept of feminism by scholars drawing from their fields and life experiences The book insists that women and men be encouraged to emancipate and empower one another together. Dr. Obioma Des-Obi, Editor, Imo State University The Kpim of Feminism, a rare harvest of academic erudition from across the globe, showcases the different

modalities from which issues, theories and debates on feminism and other gender-related polemics, past, present and future, could be considered. Dr. Iks J. Nwankwor, Editor, University of Uyo Without mincing words, this book is a welcome intellectual assembly and has come out at the right time with deep critical insights and values for students, researchers,

and public and policy issues in both local and global prospects.

Patrick Iroegbu, Ph.D.,
The Kpim Book Project Series Coordinator,
Father Pantaleon-Iroegbu Foundation,
Grant MacEwan University

Trade Union Law in Nigeria

Malthouse Press
The book deals with various aspects of Criminal Law in Nigeria. It consists of fifteen researched

chapters. The reader is provided with an in-depth knowledge of the Nigerian Criminal Law. In addition, recent developments in the Nigerian Criminal Law are examined. The book, which adopts a modern approach to the Nigerian Criminal Law, is exhaustive, and the reader is provided with case materials on the subject. It will sooner or later establish itself as an authoritative text on the Nigerian

Criminal Law. *Gender Justice in Islamic Law* Rowman & Littlefield
Africa continues to be a region with strong commitments to religious freedom and religious pluralism. These, however, are rarely mere facts on the ground ? they are legal, political, social, and theological projects that require considerable effort to realise. This volume ? compiling the proceedings of the third

annual conference of the African Consortium for Law and Religion Studies ? focuses on various issues which vastly effect the understanding of religious pluralism in Africa. These include, amongst others, religious freedom as a human right, the importance of managing religious pluralism, and the permissibility of religious practice and observance in South African public schools.

The Trade-mark Reporter
BRILL
Shari'a, Justice and Legal Order: Egyptian and Islamic Law: Selected Essays by Rudolph Peters is about legal practice, both Shari'a and state law. Its principal themes are legal order and the actual application of law in the Ottoman and more recent periods

Family Law in Nigeria.
Trafford Publishing
This book provides an overview of the tools and guidance required by Law Enforcement Officers with detailed knowledge about interrogating a suspect in Nigeria... to the collection of conviction-ensuring evidence at a crime scene and... right through to the basics of forensic investigation and the legal rights of the suspects involved. There is analysis of how the concept of Tunnel Vision

<p>captures psychology, police investigation and attendant effects on the investigation of crimes. This book not only enumerates the ethics of interrogation, it also provides a valuable and workable information on ethics of crime scene investigations, scientific evidence and rights of suspects.</p> <p><i>Shari'a, Justice and Legal Order</i></p> <p>AFRICAN SUN MEDIA</p> <p>Theoretical essay on the role of law in</p>	<p>society and its impact on social controls and value systems, with particular reference to the UK - examines the impact of law on national level social environment and social institutions and at international level; contains case studies of the social protection of married women after divorce and the marital status of common law wives, etc.</p> <p>References.</p> <p><u>Criminology in Africa</u> IGI Global</p>	<p>This book, which relies on primary and secondary printed sources and a series of interviews with affected persons, lawyers, judges, and customary court presidents in Nigeria, focuses on the place of due process in the Nigerian legal system.</p> <p>Uwakah is concerned about the abuse of this important fundamental right in his country. The purpose of the book is to examine how</p>
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due process operates in Nigeria and whether the coexistence of the customary law, the English common law, the Moslem law, and the martial law systems in Nigeria hinders or enhances due process in the country. Finally, the study investigates the suitability of the British version of due process to Nigeria, since the concept is imported to the country. The book concludes that the British version of due process is unsuitable to Nigeria because the country's political, economic, social, and religious backgrounds substantially differ from those of Britain. This conclusion is premised on the consensus of the interviewees. Uwakah recommends the country's immediate transition from military to civilian rule. *The International Criminal Court and Nigeria* BRILL

Annotation. In 2000 and 2001, twelve northern states of the Federal Republic of Nigeria introduced Islamic criminal law as one of a number of measures aiming at "reintroducing the shari'a." Immediately after its adoption, defendants were sentenced to death by stoning or to amputation of the hand. Apart from a few well publicised trials, however, the

number and nature of cases tried under Islamic criminal law are little known. Based on a sample of trials, the present thesis discusses the introduction of Islamic criminal law and the evolution of judicial practice within the regions historical, cultural, political and religious context. The introduction of Islamic criminal law was initiated by politicians and supported by Muslim reform

groups, but its potential effects were soon mitigated on higher judicial levels and aspects of the law were contained by local administrators . This title can be previewed in Google Books - <http://books.google.com/books?vid=ISBN9789056296551>. *Law and Security in Nigeria* African Books Collective The Digest of Judgments of the Supreme Court of Nigeria (DJSCN), is a

legal practice book, which is a comprehensive compendium of Nigerian case law at the apex level of the Nigerian Judiciary. The DJSCN, is produced in four volumes which comprise the judgments of the Supreme Court of Nigeria for over a period of forty-three years. The first and second volumes cover the judgments of the Supreme Court on Practice and

Procedure, Courts, Criminal Law and Procedure and Evidence. The last two volumes cover contemporary issues in different branches of law. The Challenge of the Nigerian Nation Cambridge Scholars Publishing This book explores the latent and sometimes overt undercurrents that have shaped the judicial history of Cameroon since the United Nations Trusteeship

period. It is an insightful account by a critical observer privileged to serve as Director of Public Prosecutions and a judge in a post-independence context characterized by dual and often conflictual legal systems inspired by French and English colonialism. Justice Nyo'Wakai demonstrates how the conflict of judicial concepts, procedures and usages

have led to the Francophone judicial system trying to impose itself on the Anglophone judicial system in Cameroon. Often reduced to toothless bulldogs by new constitutional dispensations informed largely by the French colonial legacy and Francophone realities, Anglophones have bemoaned the independence of the Judiciary identified with their Anglo-

Saxon heritage. In the face of such domination and the highhandedness of the Executive, only mature	cool headedness and the ability to bend over backwards on the part of Anglophone legal practitioners	have contained the explosive situation and allowed for a gradual evolution of the Judicial System in Cameroon.
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